

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

		शिमला, शनिवार, 24	प्रगस्त, 1974/	2 (11214)	1090		34
			विषय-सूची			`	75
. भाग 1	वैधानिक नियमों क इत्यादि	े छोड़ तर हिमाचल प्रदेश के 	राज्यपान भौर हिम	ाचल प्रदेश हाई ••	कोर्ट द्वारा श्री	घिसूचनाएं 	1452—1470 तथा 1501—150
भाग 2	वैधानिक नियमों व	ते छोड़ कर विभिन्न विभागों के	प्रध्यक्षों भीर जिला	वैजिस्टेटों हारा	चिसचनाएं इत	यावि	1470-147
≰ भाग 3	मधिनियम, विधेय	क और विधेयकों पर प्रवर स बल प्रदेश हाई क्वोर्ट, फाइने	मिति के प्रतिवेदन,	वैधानिक नियम	 मतथाहिमाचल	प्रदेश के स द्वारा	1478—149 तथा 1503—150
CTTT 4	**	ासन स्युनिसिपल बोडं, डिस्ट्रिक	र बोर्डनोटिफाइ <b>ड ग्र</b>	पर हाउन परिचा	। ਰਦ। ਧੰਤਾਧਰ ਫਿ	• •	1492
माग 5	वैयक्तिक मधिसूचन			11 0101 (114)			1492-149
			•				तथा
	**					1	1505-150
भाग 6	भारतीय राजपत्र इत	यादि में से पुनः प्रकाशन	• •	• •	. •		1493-150
भाग ७	भारतीय निर्वाचन	म्रायोग (Election Con	nmission of Ir	ndia) की वैध	वानिक धिषसूचन	राएं तथा	
	यन्य निर्वाचन सम	बन्धी भविसूचनाएं		• •	• •		
	भ्रनुपूरक .		•••	• •			
		896 को समाप्त होने वाले सप्ताह विभाग का नाम	• • इ में निम्नलिखित विज्ञ	• • प्तियां 'ग्रसाबह्न	. • • ण राजपत्र, हिमार विषयं	वल प्रदेश' में	प्रकाशित हुई:-
विज्ञ	1974/2 भाद्रपद, 1 प्तिकी संख्या	896 को समाप्त होने वाले सप्ताः विभाग का नाम कार्यालय जिलाधीश मण्डी					
विज्ञा संख्या 6-मण	1974/2 भाद्रपद, 1	विभाग का नाम		मेति के निर्वाच	विषयं		
विज्ञा संख्या 6-मण तिथि 1 इ No. 28-2/6	1974/2 भाद्रपद, 1 प्ति की संस्था डी (इलैंक)-5/74, गस्त, 1974 9-Panch-III, dated	विभाग का नाम कार्यालय जिलाधीश मण्डी	, द्रंग पंचायत सि सूचना का प्रव	मेतिके निवरि हाशन ।	विषयं	र्गीचित सदस्य	र के नाम की
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# भाग 1-वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा ग्रिधसुचनाएं इत्यादि

# हिमाचल प्रदेश सरकार PERSONNEL DEPARTMENT

NOTIFICATIONS

Simla-2, the 30th July, 1974

No. 8-5/69-DP(Apptt. II).—Under sub-rule (1) of rule 5 Part III-C of the Himachal Pradesh Judicial Service Rules, 1973, the Governor, Himachal Pradesh is pleased to appoint the following candidates, who have been selected at the Himachal Pradesh Judicial Service Examination, 1973, to the Himachal Pradesh Judicial Service with effect from the date of their joining at the places as may be directed by the High Court:-

Name of the candidate and address Sl.No.

1. Shri Surjit Singh, House No. 3219, Sector 28-D, Chandigarh.

Shri Raghubir Kumar Gupta, Goyal Electric Store,

The Mall, Simla-1.

3. Shri Janeshwar Goyal, Advocate, s/o Shri Sunder Lai Goyal, Haweli Dewan Tippar Chand, Chowk Nagran, Nabha (Punjab).

4. Shri Budhi Singh Chauhan, P.A. to Joint Secretary (Finance) to the Himachal Pradesh Govern-

ment, Simla-2.

Miss Kiran Bansal, Advocate, Rampur Bushahr, District Simla (H.P.).

Shri Vinod Kumar Ahuja, G-24, Mansarover Garden, New Delhi-15.

Shri Govind Ram Sharma, 83/1, The Mall.

Shri Rameshwar c/o Head Train Examiner, Northern Railway, Saharanpur (U.P.).

Shri Sudhir Kumar Malik, House No. 58,

J.J. Colony, Moti Bagh, New Delhi.

10. Shri Joginder Kumar Gupta, Senior Instructor, H.P. Panchayats Training Institute, Baijnath, District Kangra.

Shri Tejinder Nath Vaidya, Advocate, Gita Bhawan, House No. 33/6, Mandi (H.P.).

Shri Mrigander Singh Mandyal, Advocate, House No. 58/5, National Street, Mandi (H.P.).

Shrimati Aruna Kapoor c/o Shri Ishwar Kapoor, Registrar, Himachal High Court, Ravenswood, Simla-1.

14. Shri Rup Lal Raghu, Statistical Assistant, Plan Formulation Cell, Planning Department, Himachal Pradesh Secretariat, Simla-2.

Shri Jaswant Singh Tomar, Tehsildar, Sundernagar, District Mandi (H.P.).

Shri Milkhi Ram Bhatti, Assistant Police Prosecutor, Office of the Superintendent of Police, . Kinnaur District, Kalpa (H.P.).

Shri Keshwa Chand Negi, Naib-Tehsildar,

Kumarsain, District Simla (H.P.).

18. Shri Davinder Singh Negi Village Miroo, P. O. Kilba, Tehsil Sangla, District Kinnaur (H.P.).

2. The appointment 'of the candidate at Serial No. 5 is subject to the condition that she is honourably acquitted of a charge under section 353 I.P.C. in F.I.R. No. 87/ 73, dated 9-10-1973 of Police Station, Rampur. The appointment of the canidate at Serial No. 15 is subject to his being found medically fit within a period of two months from the dated of issue of this notification.

3. All the candidates mentioned at Serial No. '1 to 18 \ above shall furnish a written acceptance of appointment within 10 days of the receipt of the appointment letter to the Joint Secretary (rersonner).

Himachal Pradesh, Simla-2 as also to the Registrar,

Pradesh, Simla-1. The candidates shall join duty at such places as may be directed by the Himachal Pradesh High Court.

> U. N. SHARMA. . Chief Secretary.

. Simla-2, the 30th July, 1974

No. 4-2/73-DP(Apptt. II).—In exercise of the powers conferred on him under para 18 of the Himachal Pradesh (Courts) Order, 1948, section 22 of the Punjab Courts Act, 1918 and all other powers enabling him in this behalf and in consultation with the High Court of Himachal Pradesh, the Governor, Himachal Pradesh is pleased to establish the following Courts of Subordinate Judges:-

1. Subordinate Judge, Keylong.

Subordinate Judge, Kalpa.

Subordinate Judge, Simla.

Subordinate Judge, Simla. Subordinate Judge, Dalhousie.

Subordinate Judge, Palampur.

Subordinate Judge, Sarkaghat. Subordinate Judge, Ghumarwin. Subordinate Judge, Nahan.

Subordinate Judge, Una.

The court at Serial No. 10 has been established for a period of two years and the remaining courts are permanent ones.

3. These courts shall be in addition to the courts of subordinate judges already estalished.

4. These orders shall take effect from the date of issue of this notification.

> A. K. GOSWANI, Joint Secretary.

Simla-2, the 31st July, 1974

No. 1-15/73-DP(Apptt. I).—In continuation of this department notification of even number and date, the Governor, Himachal Pradesh is pleased to order that Shri R. C. Gupta, I.A.S., shall function as Secretary to the Government in respect of the following departments:-

(i) Education;

(ii) Health and Family Planning;

(iii) Social Welfare; and

(iv) Languages and Cultural Affairs.

U. N. SHARMA, Chief Secretary.

Simla-2, the 5th August. 1974

No. 10-4/72-DP-Apptt. (I).—In exercise of the powers. conferred by section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradeshis pleased to appoint Shri D. R. Tanwar, General Assistant to the Deputy Commissioner, District Bilaspur, to be the Executive Magistrate, with all the powers of an Executive Magistrate, under the said Code, to be exercised within the local limits of Bilaspur district, with effect from the date of taking over.

# Simla-2, the 5th August, 1974

No. 8-138/73-DP (Apptt.)—The Governor, Himachal pradesh, is pleased to order the cancellation of this. Government Notification of even number, dated the 25th June, 1974, regarding the deputing of Shri Ajit Narayan, 1.P.s. formerly Superintendent of Police, Mandi to attend the training at Delhi from 4-7-1974 to 3-8-1974 and entrusting the charge of the post of S. P. Mandi to Shri B. C. Negi, Deputy Supdt. of Police, Mandi.

# Simla-2, the 5ih/6th August, 1974

No. 1-6/74-DP (APPTT).—The Governor, Himachal Pradesh, is pleased to order that Shri D. D. Gupta, Tehsildar, Hamirpur, shall hold the current charge of the post of General Assistant to D. C. Hamirpur, additionally, with immediate effect, till further orders.

A. K. GOSWAMI,

Joint Secretary.

### Simla-2, the 6th August, 1974

No. 5-1/72-DP-Apptt-I.—In partial modification of this Department notifications No. 5-1/72-Apptt., dated 2-2-1972 and No. 3-18/72-DP-Apptt., dated 13-7-1972, the Governor, Himachal Pradesh is pleased to declare the following ex-cadre posts as equivalent in status and responsibilities to the State I.A.S. Cadre Posts [included in the schedule to the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955 as noted against each, with immediate effect:—

Designation of excadre post

Designation of the Cadre post with which declared equivalent

1. Managing Director, Himachal Pradesh Minerals and Industrial Development Corporation Ltd.

Secretary to the Government of Himachal Pradesh.

 Managing Director, Himachal 'Pradesh' Small Industries and Export Corporation Ltd.

Managing Director, Excise and Taxation Commis-Himachal Pradesh sioner, Himachal Pradesh.

> U. N. SHARMA, Chief Secretary,

# Simla-2, the 6th August, 1974

No. 3-70/71-DP (Apptt.)—The Governor, Himachal Pradesh is pleased to accord sanction to the grant of 48 days earned leave in favour of Shri D. K. Negi, S.D.O. (Civil), Ani (Chowai) with effect from 2nd September, 1974 to 19th October, 1974 with permission to prefix / Sunday falling on the 1st September, 1974 and to suffix Sunday falling on the 20th October, 1974.

- 2. Certified that Shri Negi is likely to return to duty to the station from where he is to proceed on leave mentioned above.
- 3. Certified that Shri Negi would have continued to work as S.D.O. (Civil), Ani (Chowai) but for his proceeding on leave mentioned above.

# Simla-2, the 6th/9th August, 1974

No. 10-2/72-DP-Apptt. I.—In exercise of the powers conferred by section 21 of the Code of Criminal Procedure, 1973 the Governor, Himachal Pradesh is pleased to appoint the following H.A.S. probationers to be the Special Executive Magistrates, with all the powers of Executive Magistrate, under the said Code, to be exercised within the local limits of whole of Himachal Pradesh, for a period of one year from the date of issue of this notification:—

1. Shri A. S. Jaswal.

2. Shri Shiv Chand Thakur.

3. Shri J. G. Atri.

4. Shri V. P. Chaudhary.

5. Shri Gurbax Rai.

Shri Mohinder Kumar.
 Shri Chander Shamsher

8. Shri Inder Singh.

9. Shri Vijay Singh.

10. Shri G. C. Khatana.11. Shri Man Singh.

12. Shri K.C. Aggarwal.

## Simla-2, the 7th August, 1974

No. 10-2/72-DP-Apptt-I.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri Swantatra Singh, I.A.S., Sub-Divisional Magistrate, Spiti, to be the Executive Magistrate with all the powers of an Executive Magistrate, under the said Code, to be exercised within the local limits of Lahaul and Spiti district with effect from the date of taking over.

2. In exercise of the powers conferred by sub-section (4) of section 20 of the Code of Criminal Procedure, 1973 the Governor, is further pleased to place Shri Swantatra Singh incharge of the Sub-Division, Spiti, District Lahaul and Spiti, to be called Sub-Divisional Magistrate, Spiti, District Lahaul and Spiti.

#### Simla-2, the 7th August, 1974

No. 10-2/72-DP-Apptt. I.—In exercise of the powers cooferred by sub-section (1) of section 20 of the Code, of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri P. I. Suvrathan, I.A.S., Sub-Divisional Magistrate, Kandaghat, to be the Executive Magistrate with all the powers of an Executive Magistrate, under the said Code, to be exercised within the local limits of Solan district with effect from the date of taking over.

2. In exercise of the powers conferred by sub-section (4) of section 20 of the Code of Criminal Procedure. 1973 the Governor is further pleased to place Shri P. I. Suvrathan, in charge of the Sub-Division Kandaghat, District Solan, to be called Sub-Divisional Magistrate, Kandaghat, District Solan.

#### Simla-2, the 7th August, 1974

No. 10-2/72-DP-Apptt. I.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Miss Suneeta Dhingra, I.A.S., Sub-Divisional Magistrate, Nurpur, District Kangra, to be the Executive Magistrate with all the powers of an Executive Magistrate, under the said Code, to be exercised within the local limits of Kangra district with effect from the date of taking over.

2. In exercise of the powers conferred by sub-section (4) of section 20 of the Code of Criminal Procedure, 1973, the Governor is further pleased to place Miss Suneeta Dhingra in charge of the Sub-Division Nurpur, District Kangra, to be called Sub-Divisional Magistrate, Nurpur, District Kangra.

# Simla-2, the 7th August, 1974

- No. 1-38/57-DP-Apptt.—The Governor, Himachal Pradesh is pleased to accord sanction to the grant of 20 days earned leave to Shri Swarupa Nand, Deputy Commissioner, Una, with effect from the 5th to 24th August, 1974, with permission to avail gazetted holidays falling on the 4th and 25th August, 1974, subject to verification of title to leave due to the officer.
- 2. Certified that Shri Swarupa Nand would have continued to officiate but for his proceeding on leave as above.
- 3. Certified also that Shri Swarupa Nand will return to duty to the station from which he proceeds on leave.
- 4. The Governor, Himachal Pradesh is further pleased to appoint Shri V. K. Bansal, Sub-Divisional Officer (Civil), Una to officiate as the Deputy Commissioner, Una, in the absence of Shri Swarupa Nand, on leave. In addition he will also hold the charge of the post of Sub-Divisional Officer (Civil), Una.

#### Simla-2, the 7th August, 1974

No. 11-4/66-DP-Apptt. (I).—In exercise of the powers conferred by section 20 of the Code of Criminal procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri V. K. Bansal, Deputy Commissioner, District Una, to be the Executive Magistrate, with all the powers of an Executive Magistrate, under the said code, to be exercised within the local limits of Una district, with effect from the date of taking over.

2. In exercise of the powers conferred by section 20 of the Code of Criminal Procedure, 1973, the Governor is further pleased to appoint Shri V. K. Bansal, Executive Magistate, to be the District Magistrate of Una district, during the period of his officiation as Deputy Commissioner, Una.

### Simla-2, the 7th August, 1974

No. 10-2/72-DP-Apptt. I.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri S. S. Negi, I.A.S., Sub-Divisional Magistrate, Sarkaghat, District Mandi, to be the Executive Magistrate, with all the powers of an Executive Magistrate, under the said Code, to be exercised within the local limits of Mandi district with effect from the date of taking over.

2. In exercise of the powers conferred by sub-section (4) of section 20 of the Code of Criminal Procedure, 1973 the Governor is further pleased to place Shri S. S. Negi in charge of the Sub-Division, Sarkaghat, District Mandi to be called Sub-Divisional Magistrate, Sarkaghat, District Mandi.

# Simla-2, the 9th August, 1974

No. 1-15/73-DP-Apptt. I.—On his allocation to I.A.S. Cadre of Himachal Pradesh, the Governor, Himachal Pradesh is pleased to post Shri Ravi Dhingra, I.A.S. (HP-1972) as Sub-Divisional Officer (Civil), Sundernagar, District Mandi, with immediate effect.

## Simla-2, the 9th August, 1974

No.1-1011/57-Apptt.I.—In continuation of this Department's notification of even number, dated the 12th July, 1974, the Governor, Himachal Pradesh is pleased to accord ex-post-facto sanction to the grant of 6 days earned leave more with effect from the 7th to 12th July, 1974, with permission to avail gazetted holidays falling on the 13th and 14th July, 1974, in favour of Shrii Narbir Singh, Deputy Commissioner, Bilaspur.

- 2. Certified that Shri Narbir Singh whould have continued to officiate but for his proceeding on leave.
- 3. Certified that Shri Narbir Singh has returned to duty to the station from which he proceeded on leave.

A. K. GOSWAMI, Joint Secretary.

# Simla-2, the 9th August, 1974

No. 8-109/73-Apptt.—The Governor, Himachal Pradesh is pleased to order the transfers and postings of the following officers, in public interest:—

- 1. Shri Ajit Narayan I.P.S. Superintendent of Police, C.S.R.F., (Commandent), Dharamsala, is transferred and posted as Superintendent of Police, Una, vice Shri P. J. S. Kumar deputed for training at Mount Abu; and
- Shri Rajkumar Mehta, Deputy Superintendent of Police C.S.R.F., Dharamsala, shall hold the charge of the post of Superintendent of Police, C.S.R.F. (Commandant), Dharamsala, in addition to his own duties, till further orders, after the relief of Shri Ajit Narayan from the C.S.R.F.

#### Simla-2, the 9th August, 1974

No. 8-109/73-Apptt. 1.—The Governor, Himachal Pradesh is pleased to order the deputing of Shri P. J. S. Kumar, I.P.S. Superintendent of Police, Una to attend the XXX-Senior Officers Course at the National Police Academy, Abu, for the period from 19-8-1974 to 23-11-1974 (both days inclusive).

UN. SHARMA, Chief Secretary.

### Simla-2, the 9th August, 1974

No. 3-9/66-DP-Apptt.—The Governor, Himachal Pradesh is pleased to accord expost-facto sanction to the grant of Leave Travel Concession in favour of Shri S. K. Chauhan I.A.s. Ex-Excise and Taxation Commissioner, Himachal Pradesh and presently posted as the Managing Director, H. P. Minerals and Industrial Development Corporation who proceeded on 91 days earned leave with effect from the 7th December, 1973 to 7th March, 1974 sanctioned to him vide this Department's notification of even number dated the 29th December, 1974, to his Home Town viz. Bombay, as admissible under the rules, during the block year 1972-73.

# Simla-2, the 12th August, 1974

No. 10-3/72-DP-Apptt-I.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri Ravi Dhingra, I.A.S., Sub-Divisional Officer [(Civil) Sundernagar, to be the Executive Magistrate, with all the powers of an Executive Magistrate, under the said Code, to be exercised

within the local limits of Mandi district with effect from the date of taking over.

2. In exercise of the powers conferred by sub-section (4) of section 20 of the Code of Criminal Procedure, 1973, the Governor is further pleased to place Shri Ravi Dhingra in charge of the Sub-Division Sundernagar, District Mandi to be called Sub-Divisional Magistrate, Sundernagar, District Mandi.

#### Simla-2, the 12th August 1974

- No. 1-1002/57-DP-Apptt.—The Governor, Himachal Pradesh is pleased to accord sanction to the grant of 34 days earned leave to Shri Lal Singh. Deputy Commissioner, Hamirpur. with effect from the 19th August, 1974 to 21st September, 1974 with permission to avail gazetted holidays falling on the 18th August, 1974 and 22nd September, 1974, subject to verification of title to leave due to the officer by the Accountant General, Himachal Pradesh.
- 2. Certified that Shri Lal Singh, I.A.S. would have continued to officiate but for his proceeding on leave as above.
- 3. Certified that Shri Lal Singh, will return to duty to the station from which he proceeds on leave.
- 4. The Governor is further pleased to appoint Shri C. P. Pandey, Sub-Divisional Officer (Civil), Hamirpur to officiate as Deputy Commissioner, Hamirpur, in the absence of Shri Lal Singh, Deputy Commissioner on leave. In addition, Shri C. P. Pandey shall also hold the charge of the post of Sub-Divisional Officer (Civil), Hamirpur.

A. K. GOSWAMI, Joint Secretary.

# ANIMAL HUSBANDRY DEPARTMENT

# NOTIFICATIONS

Simla-2, the 31st July, 1974

No. AHY-B(2)-1/74.—The Governor of Himachal Pradesh, on the recommendation of the Departmental Promotion Committee and with the approval of the Himachal Pradesh Public Service Commission, is pleased to promote and appoint Shri B.C. Bilyan, a substantive holder of the post of Dairy Inspector, presently working as Milk Distribution Officer, Mandi, to officiate as Dairy Manager, Nahan, in the pay scale of Rs. 400-30-700/40-1100, until further orders.

2. Shri B.C. Bilyan will be on probation for 2 years with effect from the date, he takes over the charge of his post.

S. M. VERMA, Under Secretary.

#### Simla-2, the 7th August, 1974

No. 1-37/73-AH (Sectt).—On the recommendations of the Departmental Promotion Committee and with the approval of the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh, is pleased to promote and appoint Shri J. S. Bhalla, a substantive holder of the post of District Animal Husbandry Officer, to officiate against the post of Deputy Director of Animal Husbandry, Himachal Pradesh at Palampur in the pay scale of Rs. 400-30-550/40-750/50-1250 Class I (Gazetted) with immediate effect.

2. With the issue of these orders the present ad hoc appointment of Shri J. S. Bhalla, as Deputy Director of Animal Husbandry, Himachal Pradesh will stand terminated.

Simla-2, the 7th August, 1974

No. AHY-B (2)-1/74.—On the recommendations of the Departmental Promotion Committee and with the approval of the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh is pleased to promote and appoint Shri Narain Singh substantive holder of the post of Veterinary Assistant Surgeon presently on foreign service as Assistant Project Officer with the Small Farmers Development Agency, Nahan, to officiate against the temporary post of District Animal Husbandry Officer, Lahaul and Spiti district with Headquarters at Keylong, in the pay-scale of Rs. 400-30-700/40-1100 Class II (Gazetted) from the date of his taking over charge of the post until further orders.

2. He will be on probation for a period of two years with effect from the date of his taking over the charge of the post of District Animal Husbandry Officer, Lahaul and Spiti.

#### Simla-2, the 7th August, 1974

No. AHY-B (2)-1/74.—The Governor of Himachal Pradesh on the recommendation of the Departmental Promotion Committee and with the approval of the H.P. Public Service Commission, is pleased to premote and appoint the following substantive holders of the posts of Veterinary Assistant Surgeons to officiate against the Class II (Gazetted) posts in the pay scales shown against each of them, with effect from the date they take over the charge of their respective posts, until further orders:—

SI. No.		Name	Designation and pay scale of the posts to which
1	. 7	2	promoted 3

1. Shri O. P. Jhanga

District Animal Husbandry Officer, Kulu, in the pay scale of Rs. 400-30-700/40-1100.

2. Shri A. R. Puri

Cattle Development Officer (Headquarters) Simla, in the pay scale of Rs. 400° 30-700/40-1100.

3. Shri Bikram Singh

Manager, Jersey Cattle, Breeding Farm, Palampur, in the pay scale of Rs. 400-30-700/40-1100.

 Shri J. M. 'Mahajan, presently working on an ex-cadre post of Research Officer, Class I, under the I.C.A.R., New Delhi. Proforma officiating promotion against the post of Manager, Government Livestock Farm, Kamand, in the pay scale of Rs. 400 30-700/40-1100.

5. Shri S.S. Gupta, presently working on an ex-cadre post of Subject Matter Specialist in the pay scale of Rs. 350—900 Class II (Gazetted) under the Agriculture Depart-

Proforma officiating promotion against the post of Research Officer, Sheep Breeding Farm, Jeori, in the pay scale of Rs. 400-30-700/40-1100.

ment, H.P. 6. Shri S. M. Nayar

Manager, Government Livestock Farm, Kamand, in the pay scale of Rs. 400-30-700/40-1100 vice Shri J. M. Mahajan. 1 .

7. Shri S. D. Sharma, presently working as Research Officer, Sheep Breeding Farm, on ad hoc basis.

Research Officer, Breeding Farm, on ad hoc basis.

Research Officer, Breeding Farm, on 30-700/40-1100 vice Shri S. S. Gupta.

- 2. The Governor of Himachal Pradesh is further pleased to allow S/Shri J. M. Mahajan and S. S. Gupta to remain in the ex-cadre posts, presently held by them under the I.C.A.R. and Department of Agriculture, Himachal Pradesh, respectively until further orders. It is certified that the benefit of the next below rule's has been given to them in accordance with the principle of 'one officer against one vacancy'.
- 3. The Governor of Himachal Pradesh is further pleased to declare for the purpose of second proviso to

F.R. 30 (1) that the posts of Research Officer, under the I.C.A.R. and Subject Matter Specialist under the Agriculture Department, Himachal Pradesh, held by S/Shri J. M. Mahajan and S. S. Gupta, respectively, on the date of their officiating promotion are posts outside their line of promotion.

- 4. With the taking over of the charge of the post of Research Officer, Sheep Breeding Farm, Jeori, under these orders, the present ad hoc appointment of Shri S. D. Sharma will stand terminated.
- 5. All the above officers will be on probation for a period of 2 years.
- 6. This issues with the prior concurrence of the Finance Department obtained vide their U.O. No. 1875, dated 29-7-1974/7-8-1974.

NIHAL SINGH, Under Secretary,

# FOREST DEPARTMENT NOTIFICATION Similar 2 the 24th lune 1974

Simla-2, the 24th June, 1974

No. 7-13/SF.—Whereas it is considered necessary that portion of the protected forests specified in the notification shall be closed for a period of 15 years and that the rights of private persons over such portion shall be suspended during such period for the purpose of regeneration and artificial restocking in order to check erosion and whereas the remainder of such forests is sufficient and in a locality reasonably convenient for the due exercise of the rights suspended in the portion so closed and whereas it is further considered necessary to prohibit the doing of the acts mentioned in section 30

Now, therefore, in exercise of the powers conferred by section 30 of the Indian Forest Act (XVI) of 1927, the Governor, of Himachal Pradesh is pleased to declare that the portion of protected forests situated in Kunihar Forest Division as per schedule given below, shall be closed for a period of 15 years from the date of this notification and that the rights of private persons over such portions shall

of the Indian Forest Act, 1927.

remain suspended during the said period of 15 years and he is further pleased to prohibit from the date of this notification:—

- (i) The quarrying and removal of stone;
- (ii) the burning of lime and charcoal;
- (iii) the breaking up or clearing for cultivation, for building, for herding cattle or for any other purpose;
- (iv) grazing by all kinds of animals throughout the year;
- (v) lopping and cutting of trees and bushes throughout the year;
- (vi) cutting of grass throughout the year;
- (vii) the collection or subjection to any manufacturing process, or removal of any forest produce in or over or from the portion so closed.

Note.—Grass cutting may be permitted free to rightholders on permits on such terms and conditions as may be made and imposed at the discretion of the D.F.O., Kunihar.

# **SCHEDULE**

							4		
_	S.No.	Tehsil	Name of Range	Period	Name of Forest	Total area of Ft. in a.	Area to be closed	Khasra No.	Boundaries
_	1	Arki	Dhami	15 Years	Dhar D.P.F.	85	26	570/500 364/2	N.—Private land of V. Dhar and Jundla.  S.— -do-
				•			•		E.—D. P. F. Kamlah.  W.—V. Shakra and Jundia.

By order,
P. K. MATTOO,
Secretary.

# RESOLUTION Simla-2, the 29th July, 1974

No. 25-4/73-SF.—The Government of Himachal Pradesh constituted a Grazing Advisory Committee under Forest Department notification No. Ft.784-13/66(M), dated the 29th February, 1969.

2. The Committee submitted its report to Government as received with C.C.F. Himachal Pradesh Memo No.Ft.484-13/66(M), dated 1st January, 1973. After careful consideration, the Government has approved the following decision:—

Para 32(i) Freezing the number grazed during, 1970-71.— The Government has approved the recommendation of the Committee subject to the condition that the position will be reviewed during the year, 1975-76. A report to this effect may, therefore, be prepared by the C.C.F., Himachal Pradesh and sent to the Government by the end of the year, 1974-75.

Para 32(2) (b) Gaddi and Kinnaura grazing in Bilaspur:— The Government has approved the recommendation since it is normally followed by the Department to close not more than 1/3rd of any of grazing area allotted to a particular area in Bilaspur district. As for the grant of alternative area in lieu of the closed area, the Government agrees with the views of the Forest Department that it is not possible to grant alternative area. Para 32(2) (c) Guijan grazing in Kinnaur.—The Government has approved in principle the recommendation of the Committee. The C.C.F., Himachal dation of the Pradesh would, however, intimate the steps taken by him to remove the difficulties experienced by the Gujjars during the year, 1973 grazing season onwards.

Para 32(4) (iv) Grazing rights of Himachali Flock-owners in U.P.—After a great deal of correspondence and discussions with the U.P. Government, the Government of Himachal Pradesh has been able to get permission of the Government of U.P. for grazing of sheep and goats in Dehra Dun valley for the years, 1972-73 and 1973-74. The U.P. Government does not accept that the migratory graziers of Himachal Pradesh have established rights in Doon Valley of U.P. as the Forest Settlement Officer did not admit any such grazing rights. The U.P. Government has however, agreed purely as concession and as a temporary measure, to review after sometime the subject of permit the migratory graziers Himachal Pradesh to graze in specific type of forest the graze in specific type of forest areas in the Dehra Dun Vally areas to be grazed will be adjusted from time to time according to the Working Plan provision and availability. The C.C.F., Himachal Pradesh should, under the circumstances, initiate action with his counter-part in U.P. and intimate the progress made in the matter to the Government from time to time. His attention is further invited to the U.P. Government's letter No. 2421/14-T-S-115/73, dated the 7th July, 1973 a copy of which stands furnished to him with the Government memo. No. 6-1/69-SF-Vol. II, dated the 25th August, 1973, whereby the U.P. Government agreed to allow grazing of sheep and goats during the years, 1972-73 and 1973-74.

Para 32(6) (VI) Uniform grazing fee.—The Government has since unified grazing fee of Rs. 8 per annum for buffaloe vide letter No. 22-11/71-SF, dated the 20th June, 1972 read with letter No.3-52/71-GA-C(Vol.I), dated the 14th June, 1972. The grazing fee/rates for horses, ponies, mules, donkeys and asses have also been approved by the Government vide its Memo. No. 22-11/71-SF, dated the 23rd July, 1973. The recommendations of the Committee therefore, stand implemented.

Para 32(7) Closure .-- The Government has accepted the recommendations of the Committee subject to the condithat the praction tice followed by the Forest-Department, as explained against item 32(2) (b) would continue.

Para 32(8) Grazing fee/Rahdari realised by Panchayats.— Since the matter concerns the Panchayat, the recommendations of the Grazing Advisory Committee, referred to the Panchayat Department, Himachal Pradesh for consideration and necessary action.

para 32(9) Taxation.—Regarding increase in the rates of grazing fee, as recommended by the Committee in respect of buffaloe since the fee has recently been raised to Rs.8 no further increase seems advisable for the present. As for increase of grazing fee in respect of sheep from 19 paise to 20 paise and for goat from 37 paise to 50 paise, the final decision of the Government, when taken in the matter will be intimated.

Para 32(10)(iii):—The Government has approved the recommendation of the Committee to reduce the excess number of goats. The Government has further approved the suggestion of the Forest Department to allow 1-1/2 sheep in place of every goat reduced. The Government

has not accepted the recommendation in so far as it relates to reduction of excess number of buffaloe. The recommendations for re-constitution of the grazing Advisory Body, has also not been accepted for the time being.

- Para 32(12) Pilot programme in selected localities of the · Pradesh.—The Government has approved the recommendations of the Committee on the understanding that the department is already implementing the basic recommendations and has ensured that the future working plans will deal with the grazing problems.

Para 32(13) Controlling the entry of nomadic Gujjars (Pan Gujjars) in Kulu Valley .- The recommendations of the Committee have been accepted by the Government.

2. The following recommendations of the Committee have been deferred for public consider and will be considered when the Forest Department makes available all the relevant information as indicated against each:

Para 32(2)(a) Flock Grazing in Sirmur district.—Consideration on this recommendation is deferred the Forest Department makes available factual data.

Para 32(3) Grazing rights of Himachali Flock-owners in U.P.—Consideration on this recommendation is deferred till such time the Forest Department furnishes details of the number of goats decreased and the number of sheep increased correspondingly as a result of the allowance proposed by the Forest Department as discussed against item 32(10)

Para 32(5)(ii) Control of migratory and nomadic herds and flocks.-Consideration on the recommendation is deferred till such time as the Forest Department makes available full statistical information.

Para 32(11)Posting of a special officer at headquarters and separate range management circle to deal with subject of grazing:—Consideration on the recommendations is deferred till such time as the Forest Department makes available to the Government initial data justifying the posting of an Officer of I.F.S., cadre at Headquarters.

NOTIFICATIONS

Simla-2, the 2nd August, 1974
No. 30-33/72-SF.—The Governor of Himachal Pradesh is pleased to order that Chopal Forest Division shall form part of Simla Forest Circle instead of Nahan Forest Circle with immediate effect.

# Simla-2, the 6th August, 1974

1-205/70-SF(Est).—The Governor, Himachal Pradesh is pleased to order promotion of Shri Sant Ram Shabnam, I.F.S., Deputy Conservator of Forests, presently posted as Divisional Forest Officer, Nahan Forest Division to the post of Conservator of Forests in the scale of Rs. 1300-60-1600-100-1800 on purely temporary basis, till further orders, and to post him as Conservator of Forests, Wild Life, Simla, with immediate effect. This purely temporary arrangement will not confer any right or title on him for seniority or promotion to the post of Conservator of Forests.

#### Simla-2, the 6th August, 1974

Himachal No. 1-205/70-SF(Est).—The Governor, Pradesh is pleased to place the services of Shri Romesh Chandra, I.F.S., Conservator of Forests at the disposal of the Government of India, Ministry of Agriculture for his appointment, on deputation, to the post of Chief Co-ordinator, Pre-investment Survey of Forests Resources, Dehradun, with effect from 1st August, 1974.

# Simla-2, the 8th August, 1974

No. 1-205/70-SF(Est).—Continuation this Department notification of even No. dated 24-4-74.

- 2. The Governor, Himachal Pradesh is pleased to order that Shri D. D. Sharma, I. F. s., who was promoted as Conservator of Forests in leave arrangement, will continue to work as Conservator of Forests, Devlopment Circle, Simla on purely temporary basis till further orders.
- 3. This purely temporary arrangement will not confer any right or title on him for seniority or promotion to the post of Conservator of Forests.

# Simla-2, the 9th August, 1974

No. 1-102/69-SF (Est).—The Governor, Himachal Pradesh is pleased to order that Shri G. C. Trehan, Administrative Officer, Office of the Chief Conservator of Forests, Himachal Pradesh, Simla-1 shall retire from service with effect from 12th August, 1974 (After noon) on attaining the age of superannuation.

## Simla-2, the 12th August, 1974

No. 1-102/69-SF (Est).—Continuation this Department notification of even number, dated the 9th August, 1974.

2. The Governor, Himachal Pradesh is pleased to order that on retirement of Shri G. C. Trehan, Administrative Officer with effect from the 12th August, 1974 (Afternoon), Shri R. D. Sharma, Superintendent, office of the Chief Conservator of Forests, Himachal Pradesh will hold current charge of the post of Administrative Officer, in addition to his own duties, till further orders.

P. K. MATTOO, Secretary.

# FOOD AND SUPPLIES DEPARTMENT NOTIFICATIONS

Simla-2 the 8th August, 1974

No. 1-5/73-Coop (F&S).— The Governor, Himachal Pradesh, in consultation with the H. P. Public Service Commission, is pleased to extend the ad hoc appointments/promotions of the following officers as District Food and Supplies Officers in the scale of Rs. 300—600 Class-II Gazetted) for a further period upto 1st May, 1974:—

- 1. Shri M. R. Shankta;
- 2. Shri Inder Mohan Lal;
- 3. Shri Vyas Dev Sharma;
- 4. Shri Sita Ram;
- 5. Shri R. C. Ohri:
- 6. Shri C. L. Handa;
- 7. Shri Devinder Singh; and
- 8. Shri V. M. Malhotra.
- 2. The Governor in consultation with the H. P. Public Service Commission, is further pleased to continue the ad hoc appointments/promotions of S/Shri Arjun Singh, Rattan Chand and Sewa Ram Sehgal in the posts of District Food and Supplies Officers upto 30th September, 1974 or till such time regular appointments in these posts are made, whichever is earlier.
- 3. This is in continuation of Government notification of even number, dated the 2nd March, 1974.

Simla-2, the 9th August, 1974

No. FDS (A)-1(4)/74-Committee.— The Governor, Himachal Pradesh is pleased to constitute the following Departmental Committee to consider suitability of Class II, III and Class IV Government servants for retention in service beyond 50/55 years of age in the Food & Supplies Department, Himachal Pradesh, with the following members:—
CLASS II

(i) Secretary (Food and Supplies) to the Government of Himachal Pradesh. ... Chairman

(ii) Deputy Secretary (Food & Supplies) to the Government of Himachal Pradesh...

the Government of Himachal Pradesh. Member
(iii) Director, Food & Supplies, Himachal
Pradesh Member

CLASS III AND IV

(i) Director Food & Supplies, Himachal

Predesh

(ii) Deputy Director (Admn.), Food &
Supplies, H. P.

Chairman

Member

(iii) Deputy Director (Food), Food and Supplies, H. P. Member

By order, M, S. MUKHERJEE, Secretary.

# GENERAL ADMINISTRATION DEPARTMENT (SECTION-D)

NOTIFICATION Simla-2, the 30th July, 1974

No. 6-13/74-GAD(Pub.).—On the recommendations of the Departmental Promotion Committee, the Governor Himachal Pradesh is pleased to confirm the following officers under the Department of Public Relations, Himachal Pradesh, in the posts of District Public Relations Officer, Class-II Gazetted, in the pay scale of Rs. 350—900, with effect from the dates shown against each:—

- Shri H.S. Ranote, with effect from 1st February, 1968.
- Shri D.P. Joshi, with effect from 1st February, 1968.
- 3. Shri H. S. Chauhan, with effect from 2nd February, 1968.
- 4. Shri V.S. Jalta, with effect from 16th May, 1968.
- Shri B.C. Bhardwaj, with effect from 25th March, 1969.

B. D. SHAUNAK, Under Secretary.

# HOME DEPARTMENT NOTIFICATIONS

Simla-2, the 7th August, 1974

No. 6-31/71-Home (B).—The Governor, Himachai Pradesh is pleased to allow Shri K. K. Diddi, Commandant, Home Guards 8th Battalion, Chamba, to hold the additional charge of the post of Commandant, Home Guards 4th Battalion, Nahan, w.e.f. 25th April, 1974 till further orders.

By order, U. N. SHARMA, Chief Secretary.

#### Simla-2, the 8th August, 1974

No. 17-66/66-Home.—The Governor, Himachal Pradesh is pleased to order the shifting of the Headquarters of Central Striking Reserve Force from Simla to Dharamsala (Kangra district) with immediate effect, in the public interest.

2. This issues with prior concurrence of the Finance Department vide obtained their U.O. No. 7281-F, dated the 11th July, 1974.

U. N. SHARMA, Chief Secretary.

# HEALTH AND FAMILY PLANNING DEPARTMENT NOTIFICATIONS

Simla-2, the 31st July, 1974

No. 1-288/69-H&FP.—The Governor, Himachal Pradesh is pleased to accept the resignation of Dr. Mrs. Indra Kaushal, Medical Officer, Civil Hospital, Tissa, District Chamba with effect from 22-5-1974 (A.N.)

Simla-2, the 9th August, 1974

No. 1-4/74-H&FP.—Dr. (Mrs.) Amrit Kaur, Medical Officer, District Hospital Mandi is transferred and posted in Ripon Hospital, Simlà, as Medical Officer, (I.U.C.D.) with immediate effect in the public interest.

B. D. SHARMA, Deputy Secretary.

# INDUSTRIES DEPARTMENT

# NOTIFICATIONS

Simla-2, the 5th August, 1974

No. 1-6/74-SI-I.—The following statement showing the particulars of letters of intent issued to the parties which have applied for licences under the Industries (Development and Regulation) Act, 1951, is hereby published for the general information of the public:—

Name, address of the applicant and location of the undertaking	Items of manu- I facture and capacity; type of Licence/U. N./ S.E./N.A/C.O.B/. Shifting	etter of In- ent No. and date
(1) Bharat Commerce, and Industries Ltd., 19, Kasturba Gan- dhi Marg, New-	Polynosic Fibre- 36,500 tonnes P.A.	LI: 186/74 dated 7-3-74.
Delhi. (Himachal Pradesh)	(N.U.)	(2711/71)
(2) M/s Bharat Commerce and Industries Ltd., 19, Kasturba Gandhi Marg, New-	Rayon Grade Pulp—40.150 ton- nes P.A.	LI: 187/74 dated 7-3-74.
Delhi-1. (Himachal Pradesh)	(N.A.)	(2513/72)
(3) Shri Shankar Lal Agarwal, C/o M/s Calcutta, Proofing	Belt Pulleys—36,000 Nos. P.A.	LI: 211/74 dated 21-3-74.
Company, Chinch- pokli, Cross Lane-5, Bombay. (Kangra—Himacha Pradesh)	,	(3057/73)

# Simla-2, the 7th August, 1974

No. 9-7/73-SI.—Whereas it appears to the Governor of Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for the establishment of an Industrial Area at Village Basal, Tehsil and District Solan, Himachal Pradesh, it is hereby declared that the land described in the specification below is required for the above purpose.

- 2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Collector, Solan district, Solan, Himachal Pradesh is hereby directed to take orders for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Land Acquisition Collector, Solan district, Solan, Himachal Pradesh.

#### SPECIFICATION

District: SOLAN

Tehsil: SOLAN'

Village l	Khasi 2	ra No.		Big. I	Area Bis. Bi 4	isw. 5
BASAL	. 14	124		1	11	0
	14	108		6	10	0
	14	125	7	0	7	0
	18	330		11	9	0
	23	383 )				
		338 {		2	1.4	^
		150		2	14	0
	1	لـ426				
	` 2	382 ] 338 {				
·	2	338 [		0	3	0
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	1	ل426				
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,	2	150		0	5	0
,		426]				
•		237		•		
	2	150 }		0	4	0
	l	426]			10	
	, 1	428		1	19	0
		429		8	3	0
		2103]		^	1.0	
		1825 }		0	16	16
		2149)		2	2	0
		14267		~	~	·
		2151 }		11	6	0
1		1426)		13	6	0
5		1826			8	Č
		1827		1		•
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		1823				
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By order, P. K. MATTOO, Secretary.

P. K. MATTOO, Secretary.

# LAW DEPARTMENT NOTIFICATION

Simla-2, the 6th August, 1974

No. LR. 107-323/50-II.—Whereas Shri H. R. Anand, Advocate, Solan district, Himachal Pradesh has applied for appointment as Notary under the Notaries Act, 1952 (53 of 1952) and the Notaries Rules, 1956, made thereunder, within the limits of Solan district.

And whereas all the formalities required under the said Act and Rules have been completed.

Now, therefore, the Governor of Himachal Pradesh, in exercise of the powers conferred by section 3 of the said Act, read with rule 8 of the Notaries Rules, 1956 is pleased to appoint Shri H. R. Anand, Advocate as a Notary within the limits of Solan district of Himachal Pradesh with immediate effect, and with the direction that his name be entered in the Register of Notaries maintained by the Government.

By order, T. R. HANDA, Secretary.

## PUBLIC WORKS DEPARTMENT

#### NOTIFICATIONS

Simla-2, the 24th July, 1974

No. 9-12/73-PW-B.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for construction of Simla-Mandi road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh, Public Works Department Simla-1.

#### SPECIFICATION

District: SOLAN		Tehsil:	AR	KI
Village	Khasra No.	-	Are Big. I	
SUKHAN	105/2		19	13

Simla-2, the 24th July, 1974.

No. 9-12/73-PW-B.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Nagaon-Beri road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of the said land in the locality may within thirty days of the publication of this notification file an objection in writing before the Collector, Land Acquisition, U.S. Club, Simla-1.

#### SPECIFICATION

District: SOLAN

Tehsil: ARKI

istrict:	SOLAN	4	Tehsil:	AKKI
Village	;	Khasra No.	•	Area Big. Bis.
NAGAO	N	314/1		1 8
		225/1		3 9
		326/1		0 4
,		290/1		0 1
		308/1		0 7
		292/1	• '	3 12
	•	294/1	•	1 4
		295/1		0 6
		295/2	•	1 11
		300/1	•	3 2
		299/1	•	1 0
		301/1	i	1 15
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		303/1	•	2 1
		359/1		8 2
		302/1		2 19
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		226		1 11
		227/1		0 4
	,	346/1		1 19
		358/1		
	•	321/1		0 14
•		291/1		1 7
	•	312/1		0 1
		288/1		0 10
		331/1		0 11
		311/1		3 17
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	,	307/1 289/1		
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		300/3	,	0 3
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#### Simla-2, the 24th July, 1974

No. 9-12/73-PW-B.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for construction of Dhami-Baggi road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may

In exercise of the powers conferred by the aforesaid action the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the uncertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, U.S. Club, Simla.

District: S	SPEC IMLA	CIFICATION TO	ehsil:	SIM	ILA
Village		Khasra No.		A Big. 3	rea Bis.
GANCHRI	-	74/1 170/1		. 0	2 9
		Total	4=-	· 0	11
KANORI		314/251/1 244/1	f ·	0	6 2

263/1

58/1

Total

By order, GANGESH MISRA, Secretary.

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Simla-2, the 25th July, 1974

RATTANPUR

No. 1-25/69-PWD.—In continuation to this office notification of even number dated the 17th July, 1974 the Governor, Himachal Pradesh is pleased to order that the additional charge of the post of Assistant Engineer, Nalagarh Sub-Division will be held by Shri Darshan Kumar, Assistant, Engineer, Public Health Sub-Division Nalagarh in addition to his own duties till a substitute is posted.

GANGESH MISRA, Secretary.

Simla-2, the 1st August, 1974

No. 9-12/73-PW(B).—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Nagaon-Beri road it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within

objection in writing before the Collector of Land Acquisition, U.S. Club, Simla.

#### SPECIFICATION

District: BILASPUR

Tehsil: SADAR

Village	Khasra No.		Appro B	Are ig. I	a
SOLDHA/80	129/1 75 82 128 155 156/1	tal		0 3 6 11 0 1	2 12 7 6 10 1
MALOTI/72	243	•		92	3
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Simla-2, the 7th August, 1974

No. 9-9/73-PWB.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Baij Nath-Lad Bharol-Kandha Pattan road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is mede under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may cocern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Mandi.

	SPECIFICATION			1		2		3	4
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	77.	Area				3273		0	0
Village	Khasra No.	Big. Bis. Bisw. 3 4 5	•		•	3270		0	1
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		247/1		0	1	14
		* 209/1	1. 4	0	10	13
	Total Kitt	a 58		. 7	15	3
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## Simla-2 the 12th August, 1974

No. 9-12/73-(PW)-B.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Nagaon-Beri road, it is, hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engagad in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector, Land Acquisition, U.S., Club, Simla-1.

	FICATION . Tehsil:	SAD	AR
District: BILASPUR Village•	Khasra No.		rea
CHHAKOH MALOKHAR	372/1 140/1 192/1 193 436 436/1	5 0 12 13	13 5 17 5 8 0
Total Kitta .	. 5	27	15
CHARAHU	58/1 74 47 56 59/1 57 55 54	0 2 3 0 0 0	3 2 6 16 2 4 2

2	1	2	 3	4
	•	. 77 117 121 132 143 148 119	1 1 7 5 0 2 0	15 15 2 4 6 3 2 14
	Total	16	 25	16

#### Simla-2, the 12th August, 1974

No. 9-11/73-PWB.—Whereas it appears Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the C/O at Jangi to Barag Rest House, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Solan.

#### SPECIFICATION

District: SOLAN	•	Tehsil:	SOL	AN
			Ar	ea
Village .	Khasra No.		Big.	Bis 4
DAGOTA	1,05		7 2	16
	107		2	3 6
	106		1	6
	108		0	12
	109		2	2 4
	104	,	1	4
	110		5	8
Total Kitta	7		•20	11
BAROGH	234		3	13
,	232		1	11
	233		0	10
	228		4	0
·	229		0	13
· 🛌 🦻	260		2	8
•	262		2 0 2 0	11
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	244		1	19
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Total Kitta	39		10
	By GANGESH	order, MISRA, Secretar	ry.

# REVENUE DEPARTMENT NOTIFICATIONS

Simla-2, the 30th July, 1974

No. 4-52/72.Rev.Cell.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at Public expense for a public public purpose, namely for Pandoh Dam Reservoir from R.L. 2900' to R.L. 2950' in village Shainoo, Tehsil Chachiot, District Mandi (Himachal Pradesh), it is hereby declared that the land described in the specification below is required for the above purpose.

The declaration is made under the provision of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, The Land Acquisition Collector, B.S.L. Project, Mandi (H.P.), is hereby directed to take order or the acquisition the said land.

A plan of the land may be inspected in the office of the Land Acquisition Collector, B.S.L., Project, Mandi (H.P.).

#### SPECIFICATION

District.	MANDI		ehsil:	CHA	CHI	OT
Village		Khasra No.		Big.	Area Bis. B	
SHAIN	00	485 486/2 487 488		0 0 0 0	1 0 0 2	17 13 14 .8
		, Total		.,. 0	5	12

Simla-171002, the 31st July, 1974

No. 10-57/74-Rev.A.—The Governor, Himachal Pradesh, is pleased to constitute an Advisory Committee to advise on:—

- (i) measures to protect Forests, Government and private unlawful possession of an encroachment on Government lands and forests;
- (ii) matters regarding implementation of land laws;
- (iii) implementation of Nautor rules;
- (iv) distribution of Shamlat Lands to landless; and
- (v) provision of house-sites to landless.
- 2. The composition of the aforesaid Committee will consist of the following:—
  - Shri Hari Ram, M.L.A.
     Shrimati Padma, M.L.A.
     Member
     Shri Mela Ram Saver, M.L.A.
     Member
  - 4. Shri Nek Ram Bahl, Mandi
    5. Shri Ishwar Dass, M.L.A.
    6. Member
    6. Member
    7. Member
  - 6. Shri Dharam Singh, M.L.A. .. Member
    7. Shri Kuldip Singh, M.L.A. .. Member
  - 8. Shri Man Mohan Kant, Dandora .. Member 9. Shri Tulsi Ram, Nauhra, District
- ment of Himachal Pradesh will act as the Secretary of the Committee.
- 4. The term of Committee shall be two years in the first instance.
- 5. The Committee shall meet at such intervals as the Chairman of the Committee may deem necessary.
- 6. For attending the meeting of the Committee, the non-official members invited to attend the meetings of the aforesaid Committee would be entitled to Travelling Allowance and Daily Allowance as under:—

#### I. TRAVELLING ALLOWANCE:

- (i) Journey by rail.—Non-official members other than Vidhan Sabha Members will be treated at par with Government servants of the First Grade and will be entitled to a single fare of the class of the accommodation actually used but not exceeding the fare to which the Government servants of the First Grade are normally entitled i.e. accommodation of the highest class by whatever name it may be called, provided on the railway by which the journey is performed, excluding air-canditioned accommodation, plus the allowance for incidental expenses at the rate of 35 paise per every 10 km or part thereof, if the journey exceeds 5 km restricted to one daily allowance at the ordinary rate for every 24 hours of rail journey or part thereof.
- (ii) Journey by Road.—In respect of journeys by road between places not connected by rail a member will be entitled to road mileage admissible to an officer of the Frst Grade under the rules and at the rates, as applicable to the employees of the Himachal Pradesh Government.

In case where journey between two places not connected by rail is performed by road, rail being an ordinary mode of travelling, the road mileage will be regulated as under:—

(a) When the journey is performed by taking a single seat in a public conveyance he will be entitled to actual fare paid for a single seat in a public

conveyance plus incidental charges admissible, for a journey by rail or the lower rate of road mileage limited to rail mileage, whichever is less.

(b) When the journey is performed otherwise the higher rate of road mileage, but limited to rail mileage will apply.

Note.—Non-official members who are also members of the Vidhan Sabha will be entitled to mileage at the same rate and on the same conditions as are applicable to them as members of Vidhan Sabha, to attend the Session.

# II. DAILY ALLOWANCE:

The non-official members other than Vidhan Sabha Members will be entitled to daily Allowance for each day of the meeting at the highest rate admissible to a Government servant of the First Grade for the respective locality.

Note.—Non-official member, who is also a member of the Vidhan Sabha, will be entitled to Daily Allowance for each day of the meeting at the same rate and on the same conditions as are applicable to them as Member, Vidhan Sabha to attend the Session.

In addition to daily allowance for the day(s) of the meeting, a member shall also be entitled to Daily Allowance for halt on tour at an out-station in connection with the affairs of the Committee as under:—

- (i) Halt upto six hours ... Nil.
- (ii) Halt exceeding 6 hours, but not exceeding twelve hours .. Half daily allowance.
- (iii) Halt exceeding 12 hours but not exceeding 24 hours. Full daily allowance
- (iv) Halt exceeding 24 hours

  One daily allowance for every 24 hours of halt. For fraction of 24 hours at the end of halt daily allowance will be calculated as indicated above.

Daily allowance will be subject to the usual conditions laid down in Supplementary Rule 73 as amended, and instructions issued there under, from time to time.

# III CONVEYANCE ALLOWANCE:

A non-official member resident at a place where the meeting of the Committee is held will not be entitled to travelling allowance and daily allowance on the scales indicated above but will be allowed the actual cost of conveyance hired subject to a maximum of Rs. 10 per day. Before, the claim is actually paid the Controlling Officer should verify the claim and satisfy himself after obtaining such details as may be considered necessary that the actual expenditure is not less than the amount claimed. In case he is not satisfied with the details, he may, at his discretion, limit the conveyance allowance to road mileage allowance at the rates admissible to officers of the First Grade subject to a maximum of Rs. 10 per day.

- 7. The travelling allowance and daily allowance will be admissible to member on production of a certificate by him to the effect that he has not drawn any T.A. or D.A. for the same journey and the halts from any other Government source.
- 8. The non-official members will be eligible for travelling allowance for the journeys actually performed in connection with the meeting of the Committee, from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend the meeting of the Committee or returns to the place other than the place of his permanent residence after the termination of the meeting, T.A. shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting, whichever is less.
- 9. The non-official members who are members of Vidhan Sabha will not be entitled to daily allowance in connection with this assignment when the Vidhan Sabha or the Vidhan Sabha Committee on which the members are serving, is in session, as the y will be drawing their daily allowance under the Salaries and Allowances of Members of the Legislative Assembly (Himachal Pradesh) Act, 1971 from the Vidhan Sabha. However, if they certify that they were prevented from attending the Session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha, they would be entitled to daily allowance at the rate as admissible to them as M.L.A.
- The members of the Vidhan Sabha will also not draw T.A. and D.A. including conveyance allowance which will disqualify them from the Parliament and the Vidhan Sabha.
- 10. The provision of Rule 4.17 and 6.1 of the Treasury Rules will aplply mutatis mutandis, hin the case of over-payments made on account of T.A. and D.A. to non-official members.
- 11. The M.L.A. will not draw T.A. or D.A. including conveyance allowance which will disqualify them from the Vidhan Sabha.
- 12. The Divisional Commissioner, Himachal Pradesh, Simla will be the Controlling Officer in regard to the countersignatures of the travelling allowance bills of the non-official members and the T.A. Bills will be prepared by that office.
- 13. The official member(s) will be entitled T.A./D.A. admissible to them under the rules as apply to them as Government servants.
- 14. The expenditure will be debitable to Major Head "253-District Administration (a) Commissioner—Travel Expenses"—1974-75.
- 15. This issues with the concurrence of the Finance (Regulation) Department obtained vide their U.O.No. 1826, dated 24-7-1974.

# Simal-2, the 8th August, 1974

No. 13-6/69-Rev. I.—The Governor, Himachal Pradesh is pleased to extend the tenure of the Beas-Sutlej Link Project Oustees Rehabilitation Advisory Committee constituted vide this Government notifications of even numbers, dated the 22nd March, 1973 and 23rd

June, 1973 for a further period of one year on the same terms and conditions.

By order, L. HMINGLIANA TOCHHAWNG, Secretary.

# TRANSPORT DEPARTMENT NOTIFICATIONS

Simla-2, the 2nd August, 1974

No. 6-25/61-Tpt.—In exercise of the powers conferred by section 2(f) read with section 21(2)(b) of the Himachal Pradesh Motor Vehicles Taxation Act, 1973 (Act No. 4 of 1973) and all other powers enabling him in this behalf, the Governor of Himachal Pradesh is pleased to appoint the Sub-Divisional Magistrates, Nahan, Paonta and Rajgarh as "taxation authorities" to perform the duties entrusted to and to exercise the powers conferred upon them by or under this Act in their respective jurisdiction.

Simla-2, the 2nd August, 1974

No 6-25/61-Tpt.—In supersession of this Department notification of even number, dated the 30th May, 1969 and in exercise of the powers conferred by rule 2.1 and 3.2 of the Punjab Motor Vehicles Rules, 1940 as applied to Himachal Pradesh and all other powers enabling him in this behalf, the Governor of Himachal Pradesh is pleased to appoint the Sub-Divisional Magistrates Nahan, Paonta and Rajgarh as the Registering and licensing Authorities for the work pertaining to their respective sub-divisions.

By Order, GANGESH MISRA, Secretary.

# TOURISM DEPARTMENT

NOTIFICATION

Simla-2, the 31st July, 1974

No. 5-27/71-TD(Sectt.).—In continuaton of this Department notification of even number, dated the 19th February, 1974, the Governor of Himachal Pradesh is pleased to appoint the following officers by name as

Directors of Himachal Pradesh Tourism Development. Corporation, Simla with effect from the dates noted against each:—

- S. No. 3. Shri U. N. Sharma, Chief Secretary to Government Himachal Pradesh, Simla (case of reappointment after retirement by rotation).
- S. No. 4. Shri Gangesh Misra, Secretary, Tourism to the Government of Himachal Pradesh, Simla (case of reappointment after retirement by rotation).
- S. No. 5. Shri Anang Pal, Secretary 19-7-74
  Finance-cum-Commissioner,
  Himachal Pradesh Government, Simla (vice Shri
  M. M. S. Srivastava, I.A.S.
  having gone on deputation to the Government of India).

By order,
GANGESH MISRA,
Secretary.

14-6-74

14-6-74

# WELFARE DEPARTMENT

#### NOTIFICATION

Simla-2, the 30th July, 1974

No. 1-35/74-LWP (Wel).—The Governor of Himachal Pradesh on the recommendation of the Himachal Pradesh Public Service Commission, is pleased to appoint Shri Nathu Ram Shamah as District Probation Officer (Class II Gazetted) in the pay scale of Rs. 300—600 with effect from 27th July, 1974 (fore-noon) in the Welfare Department. He will remain on probation for two years.

2. The Governor of Himachal Pradesh is further pleased to order the positing of Shri Nathu Ram Shamah, District Probation Officer at Mandi with immedidate effect in the public interest.

C. M. CHATURVEDI, Secretary.

# भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों ग्रौर ज़िला मैजिस्ट्रेटों द्वारा ग्रिधसूचनार्ये इत्यादि

# Office of the District Magistrate, District Simla ORDER

Simla, the 12/13th August, 1974

No. DFSO-LI-74/5524.—In exercise of the powers conferred upon me under clause 10 of the Cement Control Order, 1967 and notification No. 11-5/68-Co-op(F&S), dated the 18th May, 1972 I, B. B. Tandon, District Magistrate, Simla do hereby fix the maximum rate of cement in Simla as under:—

Place

(Retail sale rate per bag)

Simla

Rs. 17-56 (Exclusive of sales tax).

This order comes into force at once.

B. B. TANDON, District Magistrate, Simla.

# OFFICE OF THE DISTRICT MAGISTRATE, DISTRICT BILASPUR, HIMACHAL PRADESH

## CORRIGENDUM

Bilaspur, the 31st July, 1974

No. 9565.—The following amendment in notification No. 7039 to 7079 dated 30th June, 1974 is hereby made:—

- 1. The word wholesale appearing in first line just below rates is deleted.
- Tin of 18.5 kilolitres or more be read as tin of 18.5 litres or more.

Sd/-District Magistrate, Bilaspur district, Himachal Pradesh.

#### Office of the District Magistrate, District Hamirpur, Himachal Pradesh

#### ORDER

Hamirpur, the 27th July, 1974

No. 4862-94.—In exercise of the powers vested in me under clause 19 of the Himachal Pradesh Salt (Distribution and Price) Control Order, 1971, I, Mian Lal Singh, NAS., District Magistrate, Hamirpur district (Himachal Pradesh) do hereby authorise the Assistant Food and Supplies Officer, Inspectors, Food and Supplies and Sub-Inspectors, Food and Supplies to—

- 1. (a) enter any premises;
  - (b) ask for any person all necessary questions;
  - (c) search and so far as may be necessary for that purpose detain any person or vehicle or animal and may seize any salt found in such persons possession or in such vehicle or on such animal in respect of which he has reason to believe that contravention of any of the provisions of this order has been or is being or is about to be committed.
- 2. Every person in charge of a vehicle or animal or premises which is or are sought to be searched under the provisions of sub-clause (a) shall allow the authority making the demand or access to such vehicle or animal or premises and every person questioned under the aforesaid sub-clause and shall be bound to answer all questions put to him truthfully and to the best of his knowledge.

MIAN LAL SINGH,

District Magistrate.

#### INDUSTRIES DEPARTMENT

DECLARATION UNDER SECTION 24 OF THE ACT Solan, the 2nd May, 1974

No. US (LOAN) DIO/71-72-1426.—Whereas a notice was served on Smt. Sharda Thakur w/o D. R. Thakur, Village Kathar, P. O. Solan, (Himachal Pradesh) on 1-5-73 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 as modified and applied to Himachal Pradesh calling upon the said Smt. Sharda Thakur to pay to me the sum of Rs. 5,000 with interest on or before 12-5-73 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 (Rupees five thousand) only and the property described in the schedule attached is liable for the satisfaction of the said debt.

#### **SCHEDULE**

- Shri D. R. Thakur s/o Hira Singh, Village Kathar, P. O. Solan.
- Shri Madhav Ram s/o Ram Saran, Village Bajrol, P. O. Solan.

B. S. JASWAL, District Industries Officer, Solan.

# Solan, the 2nd May, 1974

No. US (LOAN) DIO/71-72-1422.—Whereas a notice was served on Shri Narain Dutt s/o Shri Shiv Dayal, Village Jakhri, P. O. Solan, Himachal Pradesh on 18-5-73 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 as modified and applied to the Himachal Pradesh calling upon the said Shri Narain Dutt to pay to me the sum of Rs. 5,000 with interest on or before 25-6-73 and whereas the

said sum has not been paid, I hereby declare that the sum of Rs. 5,000 (Rupees five thousand) only and the property described in the schedule attached is liable for the satisfaction of the said debt.

#### SCHEDULE

 share of land comprised in khata/khatauni No. 3/14, 16, 17, 13, measuring 83-10 bighas at Village Jahkri, Tehsil Solan.

B. S. JASWAL,
District Industries Officer, Solan.

# DECLARATION UNDER SECTION 24 OF THE ACT. Solan, the 2nd May, 1974

Mo. US (LOAN) DIO/7.1-72-1417.—Whereas a notice was served on Shri Atma Rams/o Late Shri Mangi Ram, M/s. Himachal Cottage Craft, Shilly Road, Solan, Himachal Pradesh on 31-12-73 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 as modified and applied to the Himachal Pradesh calling upon the said Shri Atma Ram to pay to me the sum of Rs. 715 with interest on or before 15-1-74 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 (Rupees five thousand) only and the property described in the schedule attached is liable for the satisfaction of the said debt.

#### SCHEDULE

- Nanak Chand Gupta s/o Atma Ram, Nanak Bhawan, Solan, Himachal Pradesh.
- Lal Chand Gupta s/o Atma Ram, Shilly Road, Solan, Himachal Pradesh.

B. S. JASWAL,

District Industries Officer, Solan.

# DECLARATION UNDER SECTION 24 OF THE ACT Solan, the 2nd May, 1974

No. US (LOAN)/DIO/71-72-1393.—Whereas a notce was served on Shri Hem Chand Sharma s/o Het Ram, Village Sainj, P. O. Kandaghat, District Solan, H. P. on 9-7-73, under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 as modified and applied to the Himachal Pradesh calling upon the said Shri Hem Chand Sharma to pay to me the sum of Rs. 715 with interest on or before 8-8-1973 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 (Rupees five thousand) only and the property described in the schedule attached is liable for the satisfaction of the said debt.

#### **SCHEDULE**

- Shri Ishwer Dass s/o Munshi Ram, Village Saini, P. O. Kandaghat.
- Shri Krishan Datt s/o Devi Ram, Village Sainj, P. O. Kandaghat.

B. S. JASWAL, District Industries Officer, Solan.

# **DECLARATION UNDER SECTION 24 OF THE ACT**

Solan, the 3rd May, 1974

No. US (LOAN)/DIO/71-72-1431.—Whereas a notice was served on Shri Vijay Kumar Sharma s/o Shri L. C. Sharma, M/s. Vijay Motor Workshop, The Mall, Solan, (H.P.) on 1-5-1973 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 as modified and applied to the Himachal Pradesh calling upon the said Shri Vijay Kumar Sharma to pay to me the sum of

Rs. 5,000 with interest on or before the 12-5-73, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 (Rupees five thousand) only and the property described on the schedule attached is liable for the satisaction of the said debt.

#### **SCHEDULE**

- Smt. Ved Rani w/o Lal Chand Sharma, Jain House, Solan.
- Smt. Khazan Kaur w/o Shri Bhagwan Dass, The Mall, Solan.

B. S. JASWAL, District Industries Officer, Solan.

## DECLARATION UNDER SECTION 24 OF THE ACT

Solan, the 3rd May, 1974

No. US (Loan)-/DIO-70-71-1456.—Whereas a notice was served on Shri Shesh Ram Sud son of Shri Sidhu Ram, Lakkar Bazar, Solan H. P. on 9-5-72, under section 23 of the H. P. State Aid to Industries Act, 1971 as modified and applied to the Himachal Pradesh calling upon the said Sh. Shesh Ram Sud to pay to me the sum of Rs. 5,000 with interest on or before 15-5-72 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 (Rupees five thousand) only and the property described in the schedule attached is liable for the satisfication of said debt.

#### **SCHEDULE**

- 1. Sh. Hem Chand Sud s/o Gurcharan Dass, Ganj Bazar, Solan.
- 2. Joti Ram s/o Sidhu Ram, Village and P. O Daroh, Tehsil Palampur, District Kangra.

B. S. JASWAL, District Industries Officer, Solan.

# DECLARTION UNDER SECTION 24 OF THE ACT.

Solan, the 3rd May, 1974

No. US (LOAN)/DIO/70-71/1461.—Whereas a notice was served on Shri Ram Lubhaya s/o Shri Hari Ram, M/s Himachal Gift Emporium, Upper Bazar, Solan on 17-3-73 under section 23 of the H. P. State Aid to Industries Act, 1971 as modified and applied to the Himachal Pradesh calling upon the said Shri Ram Lubhaya to pay to me the sum of Rs. 5,000 with interest on or before 46-4-73 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 (Rupees five thousand) only and the property described in the schedule attached is liable for the satisfication of the said debt.

#### **SCHEDULE**

- 1. Khiali Ram s/o Ganesh Ram, Village Chawal, P.O. Solan.
- Inder Lal s/o Jai Dayal, r/o Village Solan, (H. P.).

B. S. JASWAL, District Industries Officer, Solan. DECLARATION UNDER SECTION 24 OF THE ACT Solan, the 7th August, 1974

No. US (Loan) DIO/63-64-4599-4603.--Whereas a notice was served on Shri Rattan Singh s/o Shri Santa Singh, Village Darwa, P.O. Basal, Tehsil & District Solan, (Himachal Pradesh), on 19-5-69 under section 23 of the Himachal Pradesh State Aid to Industries Act. 1971 as modified and applied to the Himachal Pradesh calling upon the said Shri Rattan Singh to pay to me. the sum of Rs. 2,000 on or before 5-6-69 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 2,000 plus Rs. 1,400 as interest and the property described in the schedule attached is liable for satisfaction of said debt.

# **SCHEDULE**

Two Sureties:

- 1. Shri Ram Saran s/o Late Shri Mansa Ram, V. Darwa, P.O. Basal, Solan.
- Shri Kirpoo s/o Shri Ghaina, Village Darwa, P.O. Basal, Tehsil Solan.

B. S. JASWAL, District Industries Officer, Solan.

## PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-3, the 26th July, 1974
No. SE-II-R-27-4/XVI-14010-16.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the Old Jubbal Link Road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P. P.W.D., Kasumpti, Simla-9.

#### SPECIFICATION.

District: SIMLA	Tehsil:	JUBBAL
Village	Khasra No.	Area Big.Bis.
DEWRA	5144/1 5161/1 5177 5157/2/1 5162/12/1 5157/2/2 5144/2 5161/2 5162/8 5151min 5151min 5158	2 15 0 4 1 14 0 1 0 2 0 1 0 1 0 4 0 3 1 12 0 3 0 14

5116

12

1.	2		3.	4
	5105/1	•	4	5
	5152	•	0	15
	5153		1	16
	5148/1		1.	12
	5160		2	2
	5159		ō	2
· ·	5162/7		ĭ	Ĩ
<b>-4</b>	5113/1		-0	17
• /	5104/1		1	19
	5117/1 min		1	13
•	518571/2/1		17	
•	5114/1		17.	5
	5114/1		3	8
	5114/2		0	5
•	,5115 -		0	12
	5157/1		0	15
	5117/11		0	7
•	5117/1 min	• ,	0	2
	Total	,	47	2

Simla-3, the 31st July, 1974

No. SE-II-R-27-4/XVI-14444-49.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be rquired to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Jubbal to Old Jubbal road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

The notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Kasumpti, Simla-9.

#### SPECIFICATION

District: SIMLA	Te.	hsil:	JUB	BAL
Village 1	Khasra No.			Area Bis.
DEVORA	5161/1		<b>4</b> 0	
	5162/12		3	12
	5162/12/1		0	2
	5161/2		0	
	5162/8		0	3
(	5162/3		_ 1	8
, , , , , , , , , , , , , , , , , , , ,	5162/4		0	5
	5162/9		0	19
-	5166		1	5
			0	12
	5162/7	7	1	1
	5162/11		. 2	17
	5162/10		0	10
	5162/13		· 2	
_				

1	•	2	:	3	4
		5162/14 5162/6 5163 5164 5167	1	1 0 0 0 0	10 5 11 16 18
		Total		19	2

Simla-3, the 5th August, 1974

No. SE-II-R-54-1/14800-04.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at Public expense, namely for construction of Cheog-Tayali-Sainj road, it is hereby declared that the land described in the specification below is required for the above purpose.

The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Kasumpti, Simla-9.

#### SPECIFICATION

District: SIMLA

Tehsil: THEOG

Village	Khasra No.	Area Bigha Biswa
CHEOG	. 348/1	0 2
	348/2	0 4° 0 4
	349/1	
	350/1	0 4
	350/1 351/1	0 1
	353/1	0 15
	354/1	1 3
	356/1	0 12
	357/1	
	360/1	0 2
	360/2	0 2
	360/1/1	0 6 0 2 0 2 0 2
Total	12	3 17

Simla-3, the 8th August, 1974

No. SE-II-R-54-2/IH-15058-62.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Sawara-Mandla road, it is hereby declared that the land described in the specification below is required for the above purpose.

The declaration is made under the provisions of section 6 of the Land Acque ition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D., is hereby directed to take order for the acquisition of the said land.

A Plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla, Kasumpti.

#### SPECIFICATION

District: SIMLA

Tehsil: JUBBAL

Village	Khasra No.	Area Big. Bis.
BHALAR	1979 1806 1804	0 2 0 2 0 2
Total .	. 3	0 6

O.P. SABHLOK, Superintending Engineer, 2nd Circle, H.P. PWD., Simla-3.

Simla-1, the 15th July, 1974

No. SE.IV.R.137/73-13161-64.—Whereas the Governor, Himachal Pradesh is satisfied that land is needed by the Government at the public expense for a public purpose, namely for the construction of Widening of Chhota-Simla-Kasumpti road in Simla district, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Collector, U. S. Club, Simla-1 is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Land Acquisition Collector, Simla, Bilaspur and

-do-

-do-

5.

4/74-75

5/74-75

Shri Gadhi

Shri Samoondu

Mahasu districts, Simla-1 and the Executive Engineer Simla Division No. IV Himachal Pradesh Public Works Department, Simla-9.

#### SPECIFICATION

District: SIMLA Tehsil: SIMLA

Village	Khasra No.	Aig.	rea Bis.
CHHOTA SIMLA	A 17/1 ·	0	17
	16/1	Õ	ĵġ.
•	15/1	0	13
	35/1	0	4
	30/1	2	Ò
	. 28/1	Ĩ.	3
Total	6	5	6

## Simla-1, the 20th July, 1974

No. SE. IV. R. 6/73-12846-49.—In exercise of the powers conferred upon him under section 48 (i) of the Land Acquisition Act, 1894, the Governor of Himachal Pradesh is pleased to withdraw from the proceedings launched for the acquisition of land measuring 0.5 biswas out of Khasra No. 2137/1800/1 situated in village Bhakhra, Tehsil and District, Bilaspur notified for construction of Swarghat-Shri Naïna-Deviji-Bhakhra 'road vide notification No. SE. IV.7 (R)6/67-4886-90, dated 10-4-69 under section 6 and 7 of the Land Acquisition Act, 1894.

TARA CHAND, Superintending Engineer, IV Circle, H.P.P.W.D., Simla.

2028.00

3232.00

-do-

-do-

1.69

4.04

# Office of the Assistant Soil Conservation Officer, Ghumarwin, District Bilaspur, Himachal Pradesh NOTIFICATION

Ghumarwin, the 30th July, 1974

The date on which will be executed.—The days of the date of sanction by the Committee.

Sr. No.	Sch	eme Nos.	Name of beneficieries	Village	Khasra Nos.	Area in Acres	Estimated cost	of work to
1		2	3 i	4	5	6	7	out 8
	,		To the state of th	èhsil: GHUM	(ARWIN			c d
· 1.	GMR/B	LP-1/74- 75	Shri Chhango Ram	Marohian	18, 12, 10	2.68	2144.00	B. T. Irrigation.
2. 3.	-do- -do-	2/74-75 3/74-75	Shri Joti Ram Shri Jai Lal	Beri Darola Banoha	92, 93, 98, 104, 268 163/109	1.55 0.87	1240.00 1044.00	-do- Reclama- ion of works.

414/F, 414/I

194, 196

Behrain

Vijay Pur

<u> </u>		. 2	3	4.	5	6	7	0
				<del></del>	<u> </u>			8
	GMR/BL	P 6/74-75 7/74-75	Shri Sita Ram Shri Banshi Ram	Ghandalwin Bala	281/1 44	1.53	1836.00	Reclamation
7. 8.	-do-	8/74-75		Bala	202	5.43 7.33	4340.00 6184,00	B.T.
9.	-do-	9/74-75	Shri Bhandari	Samoh	1066/927	1.85	2220,00	Reclamation
10.	-do*	10/74-75.	Shri Banshi, Nanda	Marhana .	1180, 1183, 1198	8.76	7008.00	B.T.2cum-
11	-do-	11/74-75	∞Shri Mahant	Balghar	1241, 1242, 1210. 418/31, 419/31	1.94	1552.00	lrrigation.
11.	do-	12/74-75	Shri Balwant Singh	Prahoo	254/247 Min	2.63	1552.00 2980.00	B.T. Reclamation
13.	-do-	13/74-75	Shri Bakshi Ram	Dugli	25, 26, 30, 46	5.21	4168.00	B.T.
14.	-do-	14/74.75	Shri Nand Lal	Bari- Manjwan.	833, 943	5.34	4272.00	-do-
15.	-do-	15/74-75	Shri Kanshi Ram	Marhana	1088, 1172, 1173	6.12	4896.00	B.Tcum- Irrigation.
16.	-do-	16/74-75	Shri Rabhal	Kharota	113/109/88	0.29	318.00	Reclamation.
17.	-do-	17/74-75	Shri Dharmoo	Haritalanger		1.88	2256.00	-do-
18.	-do-	18/74-75	Shri Krishan Dayal	Marhana	334, 1937/339, 1189, 1190, 1179, 1230, 1231.	4,04	3200.00	B.Tcum- lrrigation.
19.	-do-	19/74-75	Shri Pohalo Ram	Padhohri	52, 55, 56, 62	2.63	2354.00	B.T.
20:	-do-	20/74-75	Shri-Suram Singh	Bhardwan	42/2, 77, 92, 114, 145	4.77	3816.00	B.Tcum-
21.	-do-	21/74-75	Shri Nathu, Shambu, Bhagat Ram.	Chharal	min, 216. 38, 141	6.12	4984.00	Irrigation. -do-
22.	-do-	22/74-75	Shri Chandu, Smt. Bohri.	Jhandutta	1515, 1518, 1511	<b>7.</b> 67	6136.00	-do-
23.	-do-	23/74-75	Shri Gobind	Bhajwani	1/2 of 5	2.32	1856.00	B.T.
24.	-do-	24/74-75	Smt. Mardi	Dharar Sani	245, 110, 111, 227, 246, 247.	5.37	4296.00	-do-
25.	-do-	25/74-75	Shri Sikru	Masaur ·	491/372, 492/410	1.76	2112.00	Reclamation
26.	-do-	26/74-75	Shri Baldev Singh	Talyana	178/165, 119	1.47	1764.00	-do-
27. 28.	-do-	27/74-75 28/74-75	Shri Mohan Shri Kirpa Ram	Kothi Jarora	150/122/1 • 318/18, 33/29 •	1.88	2142.00	-do-
29.	-do-	29/74-75	Shri Basant Ram, Paras Ram, Jodh	Dugli	210, 224, 226, 14, 118, 189, 190, 209.	2.86	560.00 2288.00	B.T.
4			Singh, Golab Singh, Nika, Smt. Mathro,	,				
30.	-do-	30/74-75	Banti, Gulabi. Shri Bansi	Khatot	1/5 of 37	1.03	824.00	-do-
31.	-do-	31/74-75	Shri Nanku, 'Sadha Ram, Krishan.	Amar Pur	193	5.83	4664.00	-do-
32.	-do-	32/74-75	Shri Lakhu, Prem Lal, Smt. Barbhu,		200	1.47	1176.00	-do
22		22/74 75	Smt. Kaushalya.	Dhylogi	104 316	0.10	1.000.00	
33. 34.	-do- -do-	33/74-75 34/74-75	Shri Narainu Shri Bakshi Ram	Bhulsai Ghalyana	194, 216 17, 18	2.19 7.29	1760.00 5832.00	-do- B.Tcum- Irrigation.
	The date	e which will	be executed. 15 days	the date sanci	tion by the Committee.	•		•
		•	2	Tehsil: SAD	AR •		•	
1.	SDR/B	LP-34/72-7	3 Shri Dil Bag Singh,	Mazari	1102, 1223, 1233,	4,27	3416.00	
		•	Bhag Singh s/o Shri Arjun.	-	1358.		•	Water Man- agement
	**	•	•					work. '
2.	SDR/B ·74.	LP-155/73-	s/o Shri Daya Ram.		1990/1402 min, 1433	1.70	2040.00	tion.
3.		LP-156/73-	Shri Amin Chand s/o Shri Suba Ram.	Bhakhra	1992/1403, 1405, 1994/ <b>4</b> 06.	0.62	744.00	
···(4.		LP-157/73	Shri Surinder Kumar s/o Shri Madho.	Khal	494/13,607/594/18	2.24	2688.00	-do-
5.		BLP-158/73		Makri	8	1.32	1086.00	work.
6.		BLP-159/73		Sainadwa •	31/1, 44, 139, 146, 149,165,152/1, 22,31, 53, 74, 81.	• <sup>7,11</sup>	5688.00	-do-

1	2	3	4	5 .	6	7	8
7.	SDR/BLP-160/73- 74.	Shri Sihanhoo Ram, Khajana Ram, Smt, Mathru, Nagru Devi Smt. Chando Devi, Smt. Bhoru, Smt. Bunto s/o Durga,		4, 49, 69, 107, 148, 165, 5, 48, 71, 72, 108, 122, 152, 154, 164.	9.50	7600.00	Soil Cons. work.
8.	SDR/B LP-161/73-		Bhoj Pur	132, 133, 135	3.93	3174.00	-do- /
9.	74. SDR/BLP-162/73-		Chilag	38, 46, 59	3.75	3000.00	-do-
10.	74. SDR/BLP-163/73- 74.	Kadaroo. Shri Krishanu Ram s/o Mangat Ram.	Sohri	63, 129, 171, 272, 205, 231, 273, 11, 24, 34, 36, 161, 398, 209,	8.45	6760.00	-do-
11.	SDR/BLP-164/73-	Shri Ganpet s/o	Chilag	219, 262, 322, 375. 27, 58, 43	3.63	2920.00	-do-
12.	74. SDR/BLP-165/73- 74.	Krishanu Ram, Rattan Lal, Jindu		i 898, 901/1, 904/2906, 907, 910, 912, 1486/ 773.	5.14	4112.00	-do-
13.	SDR/BLP-166/73-		Chilag	23, 340, 33, 30, 40	3.27	261600.	-do-
14.		Kadaroo. Shri Basanta s/o	Chilag	47, 43, 49	3.11	2488.00	-do-
15.	74. SDR/BLP-168/73- 74.	Kadaroo. Shri Gokal s/o Joti	Sohri ,	25, 44, 49, 95, 96, 20, 43, 47, 64, 121, 132, 145, 148, 149,	6.49	5192.00	-do-
16.	SDR/BLP-169/73-74.	Shri Sawaroo s/o Ginder,	Janed	157, 215, 220. 339, 342, 350, 352, 357, 362, 367, 370,	8.89	7112.00	-do-
17.	SDR/BLP-170/73- 74.	Shri Nangoo and Bhagat Ram s/o	Bhot-Kasol	371, 373. 360, 307, 370	4.27	3416.00	-do-
18.	SDR/BLP-171/73-74.		Mamnoo	33, 37, 147	3.98	3184.00	-do-
19.		Paras Ram. Shri Santa, Bidhi Ram, Devi Rams/o Bholu and Shankri	Pohni	28, 145, 147, 170, 262, 265, 266, 270.	5.27	4216.00	-do-
20.	SDR/BLP-173/73-	w/o Dholu. Shri Jiwanoo s/o	Pohni	33, 242, 243	3.03	2424.00	-do-
21.	74. SDR/BLP-174/73- 74.	Hajaroo. Shri Puran s/o Sunder, Sant Ram s/o Puran, Dyaloo is/o Shri Puran,	Sosan	87, 88, 96	3.39	2712.00	-do-
		ruiau,		•			
22,	SDR/BLP-175/73- 74.	Shri Sudama s/o. Kapoora.	Janed	13, 29, 83, 108, 122, 1311, 138, 198, 231, 232, 255, 256, 264,	7.23	5784.00	* -do-
23.	SDR/BLP-176/73- 74.	Shri Durga and Bhoru Rams/o Shri Kapoora.	Janed	280, 346, 335. 10, 120, 130, 133, 142, 163, 179, 187, 196, 201, 210, 326,	8.96	7168.00	'-do-
24.	SDR/BLP-177/73- 74.	Shri Ram Ssran Smt. Banti and Kaili s/o and d/o Shri Tota.	Janed	337, 347, 348. 103, 109, 149, 153, 183, 191, 217, 227, 220.	8.03	6424.00	-do-
25.	SDR/BLP-178/73- 74.	Shri Jodha s/o Panjkoo.	Galaur	3, 144, 103, 185	3.27	2616.00	-do-
26.	SDR/BLP-179/73- 74.	Shri Tulsi Ram s/o Ghamira.	Panjail .	8, 164, 68, 84, 92, 132, 169, 200, 219, 165.	2,49	1992.00	-do-
27.	SDR/BLP-180/73-74,	Shri Achhra s/o Fithu	Jamthal •	28, 34, 47, 48, 184, 186, 243, 288.	4.65	3720.00	-do-

1	2	3	4	5	6	7	8
28.	74.	Shri Sant Ram s/o Hiru Ram.		170, 271, 169, 204, 244, 238, 234, 50.	1.80		Soil cons.
29.	SDR/BLP-182/73- 74.	Shri Shyam Lal, Dharam Pal Smt. Janki s/o and w/o Bansi Ram, Banshi Ram s/o Bajeeroo.	Dadog	839, 840, 863 to 869, 886.	6,42	5136.00	-do-
-30.	SDR/BLP-183/73-74.		Badnoo	44, 45	3.78	3024,00	-do-
31.	SDR/BLP-184/73-, 74.	Shri Rehmat Ali, Umardin, Ali Muhammed, Dhamu, Smt. Shakina, Ramesh, Liakat Ali s/o and w/o Shri Rodu, and Alah		5 to 9, 26, 27, 668, 4266/621/1, 39, 663/627/1, 690/637, 618/580.	12.14	9712.00	Irrigation Soil cons.
	000 IDI D 106 IBA	Ditta:		• • • • • • • • • • • • • • • • • • •			1
32.		Shri Paras Ram s/o Shri Kadaroo.	Bag-Khurad	127, 127/1, 128, 131, 143, 145, 149.	5.58	4454.00	Soil cons
33.				133 to 138, 141 to 145, 91, 115 to 117, 273, 269, 105, 112,	9,69	7752,00	works. Irriagtion.
; 10°	,	d/o Nathu, Hukma s/o Dholu, Nathu s/o Bagga.		151 to 155, 162, 165 to 167, 49, 123, 100, 270 to 272, 126.			
34.	SDR/BLP-187/73- 74.			863, 1229, 1232, 1380, 1380, 1391.	7.27	5816.00	Soil cons and Irrigation.
35.	SDR/BLP-188/73- 74.			615, 614, 619, 616, 638.	8.15	6520.00	-do-
.36.			Makri	287, 288, 289	. 1.98	2376.00	Tile Drain- age Project.
		s/o Funu, Prem Lal, Jai Devi, Jagat Pal, Sukh Ram s/o Krishanu.					*
37,	SDR/BLP-190/73- .74.		Bhakhra	2191/1833	1.87	2244.00	Reclama- tion.
38,	SDR/BLP-191/73- 74.	Shri Shyam Lal, Smt. Basanti s/o and w/o Ganga, Rattni	d	13, 33, 28 to 32, 9, 14, 15, 36, 10, 27, 11, 34.	5.66	4528.00	Irrigation
	<b>ψ</b> 1	Devi, Chinto Devi d/o Ganga, Roda			7	<b>3</b> ,	
. 39.	. SDR/BLP-192/73- 74.	s/o Mehlar Shri Chet Ram, Nikdu s/o Ram Ditta, Prema.		5, 47, 61, 96, 107, 155 182, 201, 203.	7.39	5912,00	Soil cons.
40		Shri Rama Nand s/o		94, 97	1.08	864.00	-do-
41	74. SDR/BLP-194/73- 74.	Shri Gokal Ram Shri Dev Puri Chela - Shankar Puri		93/96	2.59	2072.00	-do-
42			Badnoo	72/89 mins	2,67	3204.0	Reclama-
43	SDR/BLP-196/73	- Shri Arjun s/o	Chilag	26,54, 60	1.55	1240.00	Soil cons
~(44 1	74 SDR/BLP-197/73- 74.	Hajaroo. Shri Sada Ram, Balwant Singh,		1992/1403	2.14	2568.00	works. Reclama- tion.
Į		Banarshi Das, Smt. Krishani s/o and		. <i>i</i>			
45	5. SDR/BLP-198/73 74.	w/o Shri Suba Shri Rama Nand, Rupu, s/o Duru.	Sosan	829	1.45	1160.00	Soil cons

	1	. 2	3		4	. 5	•	6	7	8 `
	46.	SDR/BLP-199/73-	Shri Nikka s/o	Gaddi	Ghanser	162, 180, 18 123, 164, 192		1.37	1644.00	Reclama-
4	47.	SDR/BLP-200/73-74.	Shri Dolu Durga Ram,	Ram, Kaka	Dunglu	273, 274		4.68	5390.00	Reclama- tion.
		•	Ram, Masat s/o Shri Gor	Ram						•
4	48.	SDR/BLP-201/73-74.	Shri Nand L Kahna,	al s/o	Sielha	3, 29, 73, 1 140, 153, 184		4.18	3344.00	S.C. works.

Sd/Assistant Soil Conservation Officer,
Ghumarwin, District Bilaspur (H.P.)cum-Secretary, District Land Development Committee,
Bilaspur, District Bilaspur (H.P.):

भाग 3—-ग्रिधिनियम, विधेयक भ्रौर विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ग्राफ इन्कम-टैक्स द्वारा ग्रिधिसूचित ग्रादेश इत्यादि

# PERSONNEL DEPARTMENT

#### NOTIFICATION

Simla-2, the 7th August, 1974

- No. 6-3/74-Apptt. (I).—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, hereby makes the following rules further to amend the Himachal Pradesh Police Service Rules, 1973, namely:—
- 1. (1) These rules may be called the Himachal Pradesh Police Service (2nd Amendment) Rules, 1974.
- (2) They shall be deemed to have come into force from the dates mentioned against each amendment.
- 2. In rule 6 (1) of the Himachal Pradesh Police Service Rules, 1973, for clause 6 (1) (b), the following clause shall be substituted, with effect from 1st April, 1974, namely:—

Rule 6 (1) (b).—"60 per cent from Inspectors who are substantively borne on their respective cadres and have two years continuous service, in the grades both officiating and substantive".

- 3. In rule 7 (2) of the Himachal Pradesh Police Service Rules, 1973, the following shall be deleted with effect from 1st April, 1974:—
  - (1) words "Prosecuting Inspectors" occurring in line-2 after the word "Inspectors";
  - (2) Provision "for purposes of selection of candidates under this rule a combined seniority list of Inspectors and Prosecuting Inspectors shall be prepared on the basis of their length of regular service in the grade", occuring at the end of the rule 7 (2).
- 4. In rule 19 (7) of the Himachal Pradesh Police-Service Rules, 1973, for the figures and words "10 per cent" occurring in line-2, shall be substituted, namely "20 per cent" with effect from 17-3-1973.

U. N. SHARMA, Chief Secretary.

# SECRETARIAT ADMINISTRATION SERVICES NOTIFICATION

Simla-2, the 8th August, 1974
No. 1-535/57-III-SAS. —In exercise of the powers

conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to make the following rules to amend the Himachal Pradesh Secretariat Class III Service (Recruitment, Promotion and Certain Conditions of Service) Rules, 1973, notified vide notification of even number dated the 20th Novembe / 1973.—

1. Short title and commencement (1).—These rules may be called the Himachal Pradesh Secretariat Class III Service (Recruitment, Promotion and Certain Conditions of Service) (1st Amendment) Rules, 1974.

(2) They shall be deemed to have come into force with effect from the 20th November, 1973.

2. Amendment to Annexure.—In Annexure I to the Himachal Pradesh Secretariat Class III Service (Recruitment, Promotion and Certain Conditions of Service) Rules, 1973, the existing porvision in Col. Nos. 10 and 11 against the post of Care Taker, mentioned at serial No. 11, shall be substituted as under:—

(i) Col. 10: By promotion 100%

(ii) Col. 11: By promotion from amongst daftreies having 5 years service substantive or officiating and possessing knowledge of Hindi and English, on the basis of seniority subject to rejection of unfit.

By order, U. N. SHARMA, Chief Secretary.

### AGRICUTLURE DEPARTMENT

#### *ADDENDUM*

Simla-2, the 8th August, 1974

No. 6-3/73-Agr. Sectt.—The words "per Kilometre" shall be added after the words "Propulsion charges for movement of tractor on road from garrage to site of work and back" appearing as head of the last column of the table under para 5(i) of this Department-notification of even number, dated \$27th December, 1973, regarding Himachal Pradesh Tractor Cultivation (Recovery of Charges) Rules, 1973.

By order, K. C. PANDEYA, Secretary.

# GENERAL ADMINISTRATION DEPARTMENT "SECTION-D"

NOTIFICATION

Simla-2, the 25th February, 1974

No. 6-5/74-GAD (Pub).—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, in consulta-tion with the Himachal Pradesh Public Service Commission vide their letters No. PSC-61/71, dated the 30th Movember, 1973 and No. PSC-61/71 dated the 28th December, 1973, is pleased to make the Recruitment and Promotion Rules for the post of Superintendent, Class-III Ministerial (Non-Gazetted) in the Directorate of Public Relations, Himachal Pradesh, as prescribed in the Annexure to this notification.

These Rules shall come into force with immediate effect.

#### ANNEXURE

RECRUITMENT AND PROMOTION RULES FOR THE POST OF SUPERINTENDENT CLASS-III (NON-GAZETTED) IN THE DEPARTMENT OF PUBLIC RELATIONS, HIMACHAL PRADESH

Name of post

2. Number of posts

3. Classification 4. Scale of pay Classification

5. Whether selection post or non-selection post.

Age for direct recruits. 7. Minimum educational

and other qualifications réquired for direct recruits.

Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees.

9. Period of probation, if any.

Method of recruitment. whether by direct recruitment 'or promotion/deputation/ transfer and the percentage of vacancies to be filled by various methods.

1. The case of recruitment promotion/ deputation/transfer, which grades from promotion/deputation/ transfer to be made.

·Superintendent. One.

Class-III. Rs. 400-650. Selection.

Below 40 years. essential—(i) Graduate of a recognised university or its equivalent. (ii) 5 years experience of office work. No.

2 years subject to such further extension for a period not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduce to writing.

promotion failing By which by direct recruitment.

By promotion from amongst: Assistant Incharge/ Senior Internal Auditor/ Sales Manager with 6 years regular service as Assistant Incharge Senior Internal Auditor/Sales Manager combined.

(For purposes of promotion, a combined seniority list of eligible Assistant Incharge/Senior Internal Auditor will be prepared on the basis of date of regular appointment in the grade and be kept above Sales Manager enbloc).

Note .—All officials whose appear in the names seniority list of Assistant Incharge/Senior Internal Auditor/Sales Manager . who hvae put in the necessary qualifying service laid down in the rules will be considered for promotion to the post of Superintendent, irrespective of the fact that some of these officials may be holding posts in higher pay scale. The period spent in officiating on the higher pay scale will also be counted towards the period of qualifying service specified in the Rules.

12. In a D. P. C. exists what is its composition.

D. P. C. to be presided over by the Chairman of Himachal Pradesh Public Service Commission or a Member thereof to be nominated by him.

-13. Circumstances under which Himachal Pradesh · Public Service Commission is to be consulted in making recruitment.

As required under the law.

By order, U. N. SHARMA, Chief Secretary.

# HEALTH AND FAMILY PLANNING DEPARTMENT NOTIFICATION

Simla-2, the 21st July, 1974

No. 11-9/71-H&FP.—In exercise of the powers conferred by clause (d), (e) (f), (g), and (h) of sub-section (1) of section 96 of the Employees State Insurance Act, 1948 (XXXIV of 1948), the Governor of Himachal Pradesh, after consultation with the Employees State Insurance Corporation set up under section 3 of the Employees State Insurance Act, 1948 (XXXIV of 1948) is pleased to propose to make the following draft rules entitled as the Himachal Pradesh Employees State Insurance (Medical Benefit) Rules, 1974 and the same as required by subsection (1) of section 96 of the aforesaid Act, are hereby published for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 30th July, 1974.

If any person affected thereby, desires to take any objection or has any suggestion to make regarding these draft rules, he can send the same to the Secretary (Health and Family Planning) to the Government of Himachal Pradesh, Simla 2 in his office before the expiry of the above period. The objections or suggestions, if any, so received will be taken into consideration before finalising these draft rules.

#### THE EMPLOYEES' STATE INSURANCE (MEDICAL BENEFIT) RULES, 1974 PART I-GENERAL

- 1. Short title, extent and commencement.—(1) These rules shall be called the Himachal Pradesh Employees State Insurance (Medical Benefit) Rules, 1974.
- (2) They shall come into force in such area or areas on the date or dates from which Chapter V of the Employees' State Insurance Act, 1948 comes into force.
- 2. Definitions.—In these rules, unless the context otherwise requires:-

(1) "the Act" means the Employees' State Insurance Act, 1948 (XXXIV of 1948);

(2) "corporation" means the Employees' State

Insurance Corporation set up under the Act;
(3) "drugs" includes all medicines for internal or
external use of human beings and all substances intended to be used for in the treatment, mitigation or prevention of disease•in human beings

(4) "medical practitioner" means a person holding a qualification granted by an authority specified or notified under section 3 of the Indian Medical Degree Act 1916 (VII of 1916), or specified in the Schedules to be Indian Medical Council Act, 1933 (XXVII of 1933), or a person registered in a medical register of the State meant for the registration of persons practising modern system of medicine;

(5) "medical referee" means a medical

appointed as such by the Corporation;

(6) "quarter" means any one of the periods from the 1st day of January to the 31st day of March, the 1st day of April to the 30th day of June, the 1st day of July to the 30th day of September and 1st day of October to the 31st day of December;

(7) "regulations" means the Employees' Insurance (General) Regulations, 1950, made

under section 97 of the Act;

(8) "government" means the Government

Himachal Pradesh;

(9) "state insurance Medical Formulary", means a list of prescriptions and injections laid down by the Corporation from time to time; and

(10) all other words and expressions used herein but not defined shall have the same meanings as are assigned to them in the Act, the rules made under section 95, and the regulations under section 97 of the said Act, as the case may be.

### PART II—PROVISIONS RELATING TO MEDICAL BENEFIT

- 3. Scale of Medical benefits.—The medical benefit provided under these rules shall be according to following scales:-
  - (1) General Medical services which will include treatment at the clinic of an Insurance Medical practitioner or other institution and shallconsist of:---
    - (i) all treatment other than treatment involving the application of special skill or experience;
  - (ii) such preventive treatment as vaccination and inoculation;
  - (iii) ante-natal and post-natal treatment of insured women;
  - (iv) the free provision of all drugs and dressings that may be considered necessary;

- (v) provision of certificates, free of cost, in respect of sickness, maternity, employment, injury and death, required under the Employees' State Insurance (General) Regulations, 1950 or as may be required by the Corporation or the Director of Health Services of Himachal Pradesh;
  - (vi) domiciliary visits, where necessary.

(2) Maternity Benefit services for insured women in such manner as the State Government may specify from time to time.

- (3) In patient treatment in a hospital which is established or specified for the purpose by the State Government, if accommodation is available therein, and where in the case of serious emergency or otherwise it is considered necessary by the Insurance Medical/Practitioner. The treatment provided for the patient shall include free maintenance and such specialist and general treatment, including treatment at confinement where necessary, as may be available in the general wards of the hospital to which the insured person is admitted as well as those special investigations which are considered desirable and for which facilities exist at the hospital or at an associated laboratory.
- (4) facilities for the removal, free of charge, of insured persons to hospital, where necessary by ambulance or otherwise.
- 4. Provisión of general medical services to insured persons by Insurance Medical Practitioners.—(1) The State Government shall arrange to provide general medical service to insured persons at clinics of medical practitioners who have undertaken to provide general medical services under these rules and in accordance with the terms of service, hereinafter referred to Insurance Medical practitioners.
- (2) An Insurance Medical Practitioner shall be deemed to be appointed as an Insurance Medical Officer for the purposes of the Employees' State Insurance (General) Regulations, 1950.
- 5. Terms of Service of Insurance Medical Practitioners.— The terms of service of Insurance Medical Practitioner, shal! include the provisions contained in Schedule I to these rules.
- Alteration of terms of service.—The State Government may, with the consent of the Corporation and after consultation with such organisation or organisations in their opinion is representative of the general body of medical practitioners, after the terms of service for Insurance Medical Practitioners appointed under these rules, after giving notice of not less than three months of the proposed alterations to each Insurance Medical Practitioner.
- Allocation Committee.—(1) An Allocation Committee shall be set up for each such area that may be considered appropriate by the State Government and shall consist of-
  - (a) not more than two persons appointed on the recommendation of the Director of Health Services of the Himachal Pradesh Government;
  - (b) an equal number of persons appointed, in the case of first apointment by the State Government and in the case of subsequent appoint ment on the recommendation of the Local Medical Committee, if any; or in consultation. with such organisations of medical profession as the State Government may specify for the purpose;

(c) one representative of the Corporation.

- (2) The State Government shall appoint the Chairman from among the members.
- (3) They shall be appointed in the same manner as the members of the Allocation Committee a corresponding number of persons to act as Deputies for the members and in the absence of the members of the said Committee such persons shall be entitled to act accordingly.
- (4) (i) The terms of office of the members of the Allocation Committee referred to in clause (d) of sub-rule (1) of this rule shall be three years commencing from the date on which their nomination is notified provided that the members of the Committee shall, notwithstanding the expiry of the said period, continue to hold office until nomination of their successors is notified.
- (ii) The members of the Allocation Committee referred to in clause (a) and (c) of sub-rule (1) of this rule shall hold office during the pleasure of the Director of Health Services, Himachal Pradesh and the Corporation, respectively.
- (iii) A member of the Allocation Committee may resign his office by giving notice in writing to the State Government and the seat shall fall vacant on acceptance of the resignation.
- (iv) A member of the Allocation Committee shall cease to be a member of the Committee if he fails to attend three consecutive meetings thereof provided that his membership may be restored by the State Government on its being satisfied to the unavoidable nature of the circumstances which led to his non-attendance.
- (5) Non-official members of the Allocation Committee shall receive such fees or allowances as the State Government may specify.
- (6) The Allocation Committee shall discharge the duties and responsibilities placed on it by these rules or by the State Government in accordance with the Allocation Scheme in Schedule III to these rules.
- (7) The State Government may, at the request of the Allocation Committee and with the approval of the Corporation, make such modifications in the allocation scheme in respect of the area or areas for which such Allocation Committee has been set up as it may deem fit.
- (8) The Medical List.—(1) The Director of the Health Services, Himachal Pradesh shall prepare a list to be called the Medical List of Insurance Medical Practitioners who have undertaken to provide general medical services under these rules and in accordance with the terms of service and who have been approved by the Allocation Committee.
- (2) The Medical list shall contain in a addition to the names of Insurance Medical Practitioners:—
  - (a) the private address and the address of any clinic, dispensary of other place, at which practitioner undertakes to attend for the purpose of treating insured persons;
  - (b) particulars of the days and hours at which he undertakes to be in attendance at each place; and
  - (c) the part of the fown or the ward in which he is prepared to visit patients.
- (3) Côpies of the Medical list shall be available for inspection by any insured person at the office of the Director of Health Services of Himachal Pradesh.
  - (4) Copies of the Medical List shall be supplied to:
    - (a) the Medical Commissioner.
    - (b) the Regional Office of the Corporation;

- (c) the Medical Referee concerned; and
- (d) on demand to any employer, trade union or medical association.
- 9. Application for inclusion in the Meical List.—Application by a Medical Practitioner for inclusion in the Medical List shall be made by sending the application to the Director of Health Services, Himachal Pradesh in the form prescribed for the purpose in Schedule II to these rules.
- 10. Choice of Insurance Medical Practitioners.—Application by an insured person for acceptance by an Insurance Medical Practitioner for inclusion in his list shall be made by delivering to the practitioner a signed medical acceptance card in such form as the Corporation may specify.
- 11. Change of Insurance Medical Practitioner.—(1) An insured person may change his Insurance Medical Practitioner at any time if he changes his residence to a distant locality or otherwise, not more than once a year; provided that the Director of Health Services, Himachal Pradesh may, if he is satisfied that any special circumstances exist, permit a change at any other time on the application of an insured person.
- (2) The application for such change shall be made by the insured person in such manner as the State Government may specify and the Director of Health Services Himachal Pradesh shall intimate the change agreed to permitted by him to the Insurance Medical Practitioners concerned and to the insured person.
- (3) On the death of or on the removal or withdrawal from the Medical list of an insurance Medical Practitioner, Director of Health Services, Himachal Pradesh shall give to the persons on the list of such practitioner notice of their right to apply to another Insurance Medical Practitioner for acceptance.
- 12. Assignment of insured persons to Insurance Medical Practitioners.—An insured person who has not been accepted by an Insurance Medical Practitioner in accordance with rule 10 shall be assigned to an Insurance Medical Practitioner by the Allocation Committee.
- 13. Temporary arrangements on death or withdrawal from the list of Insurance Medical Practitioner.—(1) For the purpose of securing, the treatment of insured persons on the list of an Insurance Medical Practitioner whose name has ceased to be included in the medical list pending their selection or transfer to the list of another Insurance Medical Practitioner, the Director of Health Services, Himachal Pradesh may appoint one or more Insurance Medical Practitioners to undertake the treatment of such persons.
- (2) An appointment of any practitioner under this rule shall be for such period as the Director of Health Services, Himachal Pradesh, may think fit, but not exceeding except in special circumstances, two months and shall be subject to the condition that the Insurance Medical Practitioner agrees in writing to be bound by the terms of services, which were applicable to Insurance Medical Practitioner whose name has ceased to be included in the medical list. Pending any such appointment the name of any person who has not been transferred to another Insurance Medical Practitioner shall be deemed to remain on the list of the Insurance Medical Practitioner whose name has ceased to be included in the medical list.
- 14. Insured persons list.—(1) The Director of Health Services, Himachal Pradesh shall prepare and maintain an up-to-date list of insured persons for whose treatment

each Insurance Medical Practitioner is for the time being responsible and shall from time to time furnish the Insurance Medical practitioner with information such form as the State Government may determine with regard to persons included in or removed from the list.

(2) Any deletion, otherwise than by reason of death shall take effect as from the date on which notice of deletion is sent by the Director of Health Services, Himachal Pradesh to the Insurance Medical Practitioner or from such other date, not being earlier than the date as · may be specified in the notice.

(3) Any deletion by reason of death shall take effect

as from the date on which that person died.

- (4) Inclusion or removal of an insured person on the list of an Insurance Medical Practitioner shall be subject to such conditions as may be laid 'down by the State Government in consultation with the Corporation.
- 15. Provision of alternative arrangements.—Where there is not an adequate number of Insurance Medical Practitioners available within a reasonable distance the State Government shall provide general medical services to insured persons either:-
  - (a) by setting up State Insurance dispensaries for the treatment of insured persons, staffed by fulltime or part-time Insurance Medical Officer; or
  - (b) by making suitable arrangements for a mobile dispensary to visit a central spot near the places of residents of insured persons.
  - Conditions of service of full-time Insurance Medical Officers and other staff.—(1) Insurance Medical

#### Officer:-

- (a) The State Government may, subject to such conditions, as may be laid down by the Corporation, appoint a suitable Medical Officer already in its service or any person, possessing such medical qualifications as may be laid down by the State Government in consultation with the Corporation, as an Insurance Medical Officer.
- (b) An Insurance Medical Officer shall receive such salary allowances and at such rates as may be sanctioned from time to time for medical officers of the State Government on similar grades in the localities in which they are stationed. An Insurance Medical Officer shall be entitled to leave and leave salary under the leave rules which may, from time to time be applicable to other similar State Government servants on similar
- (c) An Insurance Medical Officer shall be entitled to travelling allowances for journeys performed on official duties on the scale laid down in the State Government rules applicable to the medical officers of the State Government on similar salaries.
- (d) A full-time Insurance Medical Officer shall not undertake private practice.
- (e) Notwithstanding anything contained in clauses (a) to (d) of this sub-rule the pay, allowances and other conditions of services of an Insurance Medical Officer, shall, if he is person already in the service of the State Government, be such as may be determined with the consent of the Corporation by the State Government, by a general or special order.
- Subordinate staff.—(a) The State Government may, with the consent of the Corporation appoint such

- ancillary, technical or non-technical staff and such other subordinate staff as may be necessary for the proper provision of medical benefit for insured persons by the State Government.
- (b) The technical, non-technical and subordinate staff shall perform such duties as the Insurance Medical Officer or, if there are more Insurance Medical Officers then one, the Senior Insurance Medical Officer may, subject to any orders of the State Government, from time to time direct.
- The technical, non-technical and subordinate staff shall be subject to such conditions of service and draw such salaries and allowances and receive such other benefit its as may be fixed by the State Government with the consent of the Corporation.
- Allowances for other Insurance Medical Officers,-Where the State Government appoints a part-time Insurance Medical Officer or confers the duties and powers of an Insurance Medical Officer on a medical officer in its service in addition to his duties, such medical officer shall be paid such allowances as may be fixed by the State Government with the consent of the Corporation,
- 18. Procedure for obtaining general medical services.-As .Insured person who wished to claim general medical services shall attend with his identity card at the clinic of the Insurance Medical Practitioner on whose list his name is included or at the dispensary or other institution to which he is allotted:

Provided that in case of an emergency, an insured person may claim medical benefit under these rules from any other Insurance Medical Practitioner or at any dispensary or institution providing the treatment under these rules:

Provided further that if the insured person or his agent fails to produce his or the insured persons' identity card, as the case may be, as proof of the person claiming the benefit being as insured person, the medical benefit may, subject to the terms of service in Schedule I, be refused to him.

- 19. Provision of hospital services.—The State Government may also establish separate hospitals or other medical institutions for the examination and treatment of insured persons or may reserve on such scale sand terms as may be agreed upon between the Corporation and the State Government from time to time, separate beds for the exclusive use of insured persons in the hospitals or other medical institutions under its control or under the control of a local body, private institution or individual.
- 20. Supply of drugs and dressings.—(1) The State Government shall enable insured persons receiving general medical services, to obtain from the Insurance Medical Practitioner or from any other person or institution with whom arrangements have been made such proper and sufficient drugs, medicines and dressings free of charge, as may be required for their treatment.
- (2) Insurance Medical Practitioners and Insurance Medical Officer shall prescribe such drugs as are required for insured persons, but as far as possible in accordance with the State Insurance Medical formulary laid down by the Corporation.
- Cost of Medicines container.—A deposit is payall. by the insured person at the rate fixed by the State Government for the supply of medicine container. The sum deposited shall be paid back when the container is returned.
- 22. Medical services provided by employers.—Where an employer is providing medical services not lower in

standard than those provided to insured persons by the State Government arrangements may be made for the continuance of such services for providing medical benefit to insured persons under such terms and conditions as may be agreed upon between the State Government, the Corporation and the employer.

#### PART III #

- appeals, etc.—(1) A Medical Service Committee shall be set up for such area or areas as may be considered appropriate by the State Government and shall consist of the following members:—
  - (a) a Chairman nominated by the State Government;
  - (b) one or two employees' representatives as may be considered appropriate by the State Government to be nominated by it in consultation with such organisation of employees as may be recognised for the purpose by the State Government;
  - (c) an equal number of representatives of Insurance Medical Practitioners to be nominated by the State Government on the recommendation of the Local Medical Committee, if any, or in consultation with such organisations of Insurance Medical Practitioners as may be recognised for the purpose by the State Government;
  - (d) a medical refree of the Corporation nominated by it; and
  - (e) a nominee of the Director of Health Services, Himachal Pradesh.
- (2) If the Committee as constituted under sub-rule (1) does not have a woman member, the State Government may nominate a woman as an additional member.
- (3) There shall be appointed in the same manner as the members of the Medical Service Committee a corresponding number of persons to act as deputies for the members and in the absence of members of the Committee such persons shall be entitled to act accordingly.
- (4) The State Government shall appoint one of its whole-time officers to act as Secretary to the Medical Service Committee constituted under this rule.
- (5) (i) The terms of office of the members of the Medical Service Committee referred to in clauses (b) and (c) of sub-rule (1) of this rule shall be three years commencing from the date of which their nomination is notified:

Provided that the members of the Committee shall notwithstanding the expiry of the said period, continue to hold office until the nomination of their successors is notified.

- (ii) The members of the Medical Service Committee referred to in Clauses (a), (d) and (e) of sub-rule (1) of this rule shall hold office during the pleasure of the State Government, the Corporation or the Director Health Services, Himachal Pradesh respectively.
- (iii) A member of the Medical Services Committee may resign his office by notice in writing to the State Government and the seat shall fall vacant on acceptance of the resignation.
- (iv) A member of the Medical Service Committee shall cease to be a member of the Committee if he fails to attend three consecutive meetings thereof:

Provided that his membership may be restored by the State Government on its being satisfied as to the unavoidable nature of the circumstances which led to his non-attendance.

- (6) Non-official member of the Medical Service Committee shall receive such fees or allowances as the State Government may specify.
- 24. Investigation by Medical Service Committee.—
  (1) Any question arising between an Insurance Medical Practitioner and a person who is or has been or who claims to be or to have been entitle to obtain treatment, from that practitioner or between the representative of any such person, if deceased, and the Insurance Medical Practitioner in respect of the treatment rendered by the Insurance Medical Practitioner or any alleged failure to render treatment or other breach by the Insurance Medical Practitioner of his duties under the terms of service or in respect of the conduct of the person while receiving treatment, shall be investigated by the Medical Service Committee.

The person desiring to raise any question under this rule shall, within six weeks after the event which gave rise to the question, give written notice to the Secretary of the Medical Service Committee stating the substance of the matter which it is desired to have investigated; provided that notwith tanding failure to give notice within the said period the said Committee may investigate the matter if they are satisfied that success failure was occasioned by illness or other reasonable cause and the Insurance Medical Practitioner consents to the investigation taking place.

For the purpose of this rule the representative of deceased person shall include a member of the deceased person's family or any person who satisfies the Medical Services Committee that he is acting on behalf of the deceased person's family. He should not be a paid Counsel, Solicitor or Advocate.

(2) The Director of Health Services, Himachal Pradesh, may, and if the Local Medical Committee set up under rule 29 of these rules, so desires, shall refer for investigation by the Medical Service Committee any matter relating to the administration of medical benefit or to the discharge by any Insurance Medical Practitioner of his duties under the terms of service whether such matter has been raised by or on tehalf of an insured person under the preceding paragraph of this rule or not, and the Medical Service Committee shall investigate it accordingly:

Provided that no question which involves an allegation against an Insurance Medical Practitioner of a breach of the terms of service shall without the approval of the State Government be referred for investigations under this paragraph except within a period of three months after the occurance of the event on which such allegation is based.

25. Procedure of Investigation by the Medical Service Committee.—(1) The Medical Service Committee may, if they think fit, permit any person concerned in an investigation to be assisted in the presentation of his case by some other person:

Provided that no person shall be effittled to appear in the capacity of Counsel, Solicitor or other paid Advocate.

- (2) The proceedings at the hearing before the Medical Service Committee shall be in camera and no person shall be admitted to these proceedings to except:—
  - (a) the persons concerned in the investigation and the persons, if any, permitted to appear for the purpose of assisting them;

(b) a person or persons to represent the insured person, who shall be either an official of his Trade Union or the Employer or is representative:

(c) an officer of the Corporation;

(d) the Secretary or other officer of the Local Medical Committee set up under rule 29;

(e) persons whose attendance is required for the purpose of giving evidence and who shall, unless the Medical Service Committee otherwise direct be excluded from the hearing except when they are actually giving evidence; and

(f) such officer under the Director of Health Service, Himachal Pradesh as he may appoint for the purpose.

- (3) The Director of Health Services, Himachal Pradesh shall prepare rules of procedure which shall provide for the quorum of the Medical Service Committee, and subject to the provision of this rules, for notice of the hearing to be given to the persons concerned in the investigation, including the Secretary to the Local Medical Committee, if any, and the appropriate officers of the Corporation and the Trade Union or employer and for the procedure before and at the hearing with regard to the nature of the evidence to be admitted otherwise and such rules may empower the Committee to dispense with a hearing if they are satisfied that the complaint is fructuous complaint vaxatious or that the written statement or statements of the complainant do not disclose any prima facie ground of complaint and may delegated to the Chairman of the Committee such powers in this respect as the Director of Health Services, Himachal Pradesh thinks fit.
- (4) The Medical Services Committee shall draw up a report stating such relevant facts as appear to them to be established by the evidence placed before them and the inferences of fact which in their opinion may properly be drawn from the facts, together with a recommendation as to the action, if any, which should be taken and shall present the report to the Director of Health Services Himachal Pradesh and the Director of Health Services, Himachal Pradesh shall accept as conclusive proof of any finding of fact contained in the report. In representing such report to the Director of Health Services, Himachal Pradesh the Committee may, if they think fit, draw the attention of the Director of Health Services, Himachal Pradesh to any previous reports made by the Committee in connection with the Insurance Medical Practitioner and to any action taken by the Director of Health Services, Himachal Pradesh on such reports and may recommend that account should be taken thereof in determining what action, if any, should be taken.
- 26. Action on report of Medical Service Committee.—
  (1) After investigation by the Medical Service Committee into any question relating to the conduct of an insured person, the Director of Health Services, Himachal Pradesh may refer the case to the Regional Office of the Corporation for action under Regulation 99 of the Employees' State Insurance (General) Regulation, 1950.

(2) After an investigation by the Medical Service Committee into any question relating to the conduct of an Insurance Medical Practitioner, the Director of Health Services, Himachal Pradesh may take action in any one or more of the following ways:—

(a) If the Director of Health Services, Himachal Pradesh is satisfied after consultation with the Allocation Committee that owing to the number of person included in his list the Insurance Medical Practitioner is unable to give adequate treatment to all those persons, he may,

- impose a special limit on the number of persons for whom the Insurance Medical practitioner may undertake to provide treatment and in that event any number in excess of that limit shall be dealt with as though the list of that Insurance Medical Practitioners was by that number in excess of the general limit fixed for Insurance Medical Practitioners in that area.
- (b) The Director of Health Services, Himachal Pradesh may recover from the Insurance Media. cal Practitioner by deduction from his remuneration or otherwise any expesnes (other than expenses incurred in connection with an investigation by the Medical Service Committee) which have been reasonably and necessarily incurred by the Director of Health Services, Himachal Pradesh or by any insured person or any person acting on his behalf or on behalf of the family of a deceased insured person owing to the Insurance Medical Practitioner's failure or negligence in complying with the terms of service and any expenses so recovered shall, in the case of expenses incurred by the insured person or by any person acting on his behalf or on behalf of the family of a deceased insured person, be repaid to the insured person or other person by whom the expenses have been insured.
- (c) If the Director of Health Services, Himachal Pradesh is satisfied on consideration of any report by the Medical Service Committee, that an Insurance Medical Practitioner has failed to comply with the terms of service applicable to him, he may recommend to the State Government that:—
  - (i) he be authorised to withhold such amount as he deems fit from the money payable as remuneration to the Insurance Medical Practitioner; or
  - (ii) the continuance on the medical list of the Insurance Medical Practitioner will be prejudicial to the efficiency of the services and that he be authorised to remove the Insurance Medical Practitioner's name from the medical list:

Provided that before deciding to withhold any such amount or to remove the name of the Insurance Medical Practitioner from the list the State Government shall afford to the Insurance Medical Practitioner concerned a reasonable opportunity of making representation to it on the matter.

In this rule "negligence" includes failure to exercise reasonable skill and care in the treatment of a patient, failure to visit or treat a patient when necessary, failure to supply any necessary medicines or appliances for the use of a patient or failure to discharge the obligation imposed on Insurance Medical Practitioners to advise the patients as to the steps to be taken to obtain necessary treatment if the condition of the patient is such as to require treatment which is not within the scope of the Insurance Medical Practitioner's obligation under the terms of service.

- 27. Investigation in cases of disputed prescriptions, records keeping and certification.—(1) Where it appears to the Director of Health Services, Himachal Pradesh after due investigation that there is a prima facie case for considering that:—
  - (a)(i) an Insurance Medical Practitioner is not dispensing to the insured persons on his list such

amount of simple drugs and dressings as might ordinarily be expected to be reasonably necessary for the adequate treatment of those persons; or

(ii) by reason of the character or quantity of the drugs or dressings ordered by the Insurance Medical Practitioner the charge imposed upon the funds available for the provision of medical benefit is in excess of what was reasonably necessary for the adequate treatment of those persons; or

- (b) an Insurance Medical Practitioner had failed to. carry out his obligations under the terms of service appended to these rules, so far as the obligations involved the recording of clinical data regarding his patients; the Director of Health Services, Himachal Prades may refer the matter to the Allocation Committee.
- (2) Where it appears to the Corporation after due Investigation that there is a prima facie case for considering that an Insurance Medical Practitioner has failed to exercise reasonable care in the issued of medical certificates to insured persons on his list or to persons for whose treatment he is responsible under these rules, the Corporation may refer the matter to the Allocation Committee.
- (3) Any reference to the Allocation Committee under preceding sub-rules shall be accompanied by a statement indicating the matters on which it appears to the Director of Health Services, Himachal Pradesh or the Corporation as the case may be that an explanation is required.
- (4) (a) The Allocation Committee shall furnish the Insurance Medical Practitioner concerned with a copy of the said statement and shall afford him reasonable opportunity of submitting to them a statement in writing and of appearing before and being heard by them.
- (b) A copy of any such statement by the Insurance Medical Practitioner shall be forwarded to the Director of Health Services, Himachal Pradesh or the Corporation as the case may be by the Allocation Committee for their observations and the Director of Health Services, Himachal Pradesh or his representative or representative of the Corporation, as the case may be, shall be entitled in case of a hearing to attend and be heard by the Allocation Committee.
- (5) (a) After duly considering the case the Allocation Committee shall draw up a report of their findings on the question whether there has been a failure on the part of the Insurance Medical Practitioner to exercise due care of discretion in any of his proper functions referred to in sub-rule (1) and (2) and, if so, what is the extent and gravity of the failure together with a recommendation as to the action, if any, which should be taken.
- (b) The Allocation Committee shall forward the report to the Director of Health Services, Himachal Pradesh and the Corporation and shall furnish the Insurance Medical Practitioner with a copy of the report.
- (6) After consideration of the findings and recommendations of the Alfocation Committee the Director of Health Services, Himachal Pradesh shall in consultation with the Corporation, where the findings relate to investigation of certification, take action in accordance with rule 26(2).

#### PART IV-MISCELLANEOUS

28. Delegation of powers.—The State Government may delegate any of the powers or duties conferred

or imposed uponit by these rules to such of its officers as it may, with the consent of the Corporations specify in this behalf.

29. Local Medical Committee.—The Insurance Medical Practitioner in any area may form a local Medical Committee under these rules, and, if they do so and give notice to the Director of Health Services, Himachal Pradesh of the formation of such a Committee he may recognise it for consultation in all matters relating to these rules if he is satisfied that the Committee is representative of the Insurance Medical Practitioners of the area.

# SCHEDULE I

(See rule 5)

## TERMS OF SERVICE FOR INSURANCE MEDICAL PRACTITIONER

- 1. Incorporation of provisions of rules, regulations, etc.— (a) Any provisions of the Himachal Pradesh Employees' State Insurance (Medical Benefit) Rules, 1974 and hereinafter called the Rules affecting the rights and obligations of Insurance Medical Practitioners shall be deemed to form part of these terms of service.
- (b) The Employees' State Insurance (General) Regulations, 1950, shall apply to Insurance Medical Practitioners as if they were Insurance Medical Officers appointed under those Regulations.
- 2. Persons for whose treatment the insurance Medical Practitioner is responsible.—(1) The persons for whose treatment an Insurance Medical Practitioner is responsi-
  - (a) all persons whom he has accepted or agreed to accept for inclusion in his list and who have not been notified to him by the Director of Health Services, Himachal Pradesh as having ceased to be on his list;
  - (b) all persons who have been assigned to him and who have not been notified to him by the Director of Health Services, Himachal Pradesh as having ceased to be on his list;

(c) any insured person who needs treatment in case of accident or other emergency; and

(d) all persons for whom he may be required under the terms of the Allocation Scheme to provide treatment pending their acceptance by or assignment to an Insurance Medical Practitioner.

- (2) An Insurance Medical Practitioner who is appointed under rule 13 of the Rules to undertake the treatment of persons on the list of an Insurance Medical Practitioner, whose name ceases to be included in the medical list shall for the period of his appointment be responsible for the treatment of any person on that list.
- (3) The acceptance of an insured person shall be signified by the signing of the Medical Acceptance Card by the Insurence Medical Practitioner and the sending of the card to the Director of Health Services, Himachal Pradesh within such period as may be provided in the Allocation Scheme.
- (4) Notwithstanding anything contained in this paragraph an Insurance Medical Practitioner shall not be responsible under these terms of service for the treatment in the hospital of a person admitted thereto for treatment unless he is member of the staff of that hospital.
- 3. Right of an Insurance Medical Practitioner to have a patient removed from his list.—Subject to such conditions as may be imposed by the Allocation Scheme in this behalf an Insurance Medical Practitioner may have the

name of any person removed from his list by giving notice at any time to the Director of Health Services, Himachal Pradesh stating the reasons for such as request. The removal will become operative at the expiration of fourteen days from receipt of such notice by the Director of Health Services, Himachal Pradesh or upon the acceptance or assignment of an insured person to another Insurance Medical Practitioner whichever is earlier provided that a notice given or expiring during a spell of sickness or temporary disablement of an insured person shall take effect only fourteen days after the date when the insured person is fit to resume work.

- 4. Evidence of an Insured Person's title to obtain treatment.—(1) An Insurance Medical Practitioner is entitled to require an insured person claiming to be his list and applying for treatment, regarding whose identity he has reasonable doubts to produce his Identity Card.
- (2) If such person fails to produce his Identity Card, the Insurance Medical Practitioner is required to give any treatment necessary at that time (including the supply of any drugs or dressings which he would be required to supply to a person on his list) and ask him to produce the Identity Card or any other evidence from the employer that he is an insured person when he visits next. If the insured person fails to do so the Insurance Medical Practitioner shall still provide treatment but he may demand and accept from the applicant a reasonable fee for any treatment given including any drugs or dressings supplied; provided that he grants the applicant a receipt and intimates the particulars of the case to the Director of Health Services, Himachal Pradesh.
- 5. Range of Service.—(1) An Insurance Medical Practitioner is required to render to his patients all proper and necessary treatment. Such treatment includes the performance of or the administration of anaesthetics or assistance at any operation, performed by and of the kind usually performed by a general medical practitioner, if administration of the anaesthetic or the rendering of such other assistance does not involve the application of special skill or experience of a degree or kind which general practitioners as a class cannot reasonably be expected to possess.
- (2) An Insurance Medical Practitioner is required to arrange for the confinement of an insured woman on his list either by himself or by a registered midwife or trained dai, for which such separate fee, as the State Government may specify will be paid for the person who conducted the confinement.
- (3) In the case of emergency including abnormal or difficult maternity cases the Insurance Medical Practitioner is required to render whatever services, are having regard to the circumstances, in the best interest of the insured person.
- (4) In determining whether a particular service is a service involving the application of special skill and experience, regard is to be had to the question whether service of the kind are or are not usually undertaken by general practitioners practising in the area in which the question arose.
- 6. Duties of Insurance Medical Practitioners.—(1) If the condition of the patient is such as to require treatment of examination which is not within the scope of the Insurance Medical Practitioners obligations under these terms of service, the Insurance Medical Practitioner

shall inform the patient of the fact and shall take all necessary steps to enable him to receive such treatment or to have such examination made at such hospital or Institution as has been notified for the purpose by the Director of Health Services, Himachal Pradesh.

While referring a case to a hospital the Insurance Medical Practitioner shall, if the condition of the patient so requires arrange for his transport, by an ambulance or otherwise and any expenses which the Insurance Medical Practitioner has to incur on such transport shall be reimbursed to him by the Director of Health Services, Himachal Pradesh.

#### Clinic Hours:

(2) Subject to the approval of the Director of Health Services, Himachal Pradesh, the Insurance Medical Practitioner shell fix the time at which his clinic shall remain open for treatment of insured persons. Notice of the time fixed shall be given in such manner as the Director of Medical Services, Himachal Pradesh, may from time to time direct and shall be indicated on a notice board displayed prominently at the Insurance Medical Practitioner's clinic.

## Clinic Accommodation:

(3) An Insurance Medical Practitioner is required to provide proper and sufficient clinic and waiting rccm accommodation for his patients, having regard to the circumstances of his practice.

## Inspection of Clinic and Waiting Room Accommodation:

(4) An Insurace Medical Practitioner, on receipt of a written request, shall at all reasonable time admit any officer of the Corporation duly authorised in this behalf or the Director of Health Services, Himachal Pradesh, or any person not below the rank of Gazetted Medical Officer of the State Government authorised for the purpose by the Director of Health Services, Himachal Pradesh or by the Allocation Committee set up under Rule 7 to any clinic or waiting room for the purposes of inspecting the said clinic or waiting room.

# Visiting:

(5) An Insurance Medical Practitioner is required to visit and treat an insured person at his residence whom he has accepted on his list and whose condition is such that the insured person cannot reasonably be expected to come to his clinic.

#### Medical Certificate:

(6) An Insurance Medical Practitioner is required to issue to his patients, free of charge, any certificate reasonably required in respect of sickness, maternity, employment injury and death under the Regulations or as may be required from time to time by the Corporation or the Director of Health Services, Himachal Pradesh.

#### Duty to Supply Drugs and Dressings:

(7) (i) An Insurance Medical Practitioner is required to supply to a patient free of charge all drugs and dressings as may be required for the proper treatment of the insured persons as far as possible in accordance with the State Insurance Medical formulary:

Provided that such drugs and dressings as may be notified by the State Government shall be made available to the Insurance Medical Practitioner by the State Government in such manner and subject to such conditions as it may from time to time specify. (ii) The prescription shall be given to the Insured persons with the medicines.

# Records:

- (8) An Insurance Medical Practitioner is required-
- (a) to keep such records as the State Government or the Director of Health Services, Himachal Pradesh, may from time to time specify in consultation with the Corporation;
- (b) to maintain a medical record in respect of each insured person on his list on the form laid down and supplied by the Corporation for the purpose and in accordance with the instructions issued by the Corporation in this behalf from time to time;
- (c) to furnish returns in such forms as may be laid down by the Corporation or the State Government or the Director of Health Services, Himachal Pradesh; and
- (d) upon knowledge of the death of an insured person, to forward the medical record to the Director of Healt Services, Himachal Pradesh within seven days.
- 9. Consultation etc. with Medical Referee.—An Insurance Medical Practitioner is required:—
  - (a) to furnish in writing to the Medical Referee within such reasonable period as the latter may specify and clinical information which he may require with regard to any insured person to whom the Insurance Medical Practitioner has issued or declined to issue a medical certificate;
  - (b) to meet the Medical Referee, at his request for the purpose of examining in consultation any patient in respect of whom the Insurance Medical Practitioner has sought the advice of the Medical Referee;
  - (c) to afford to the Medical Referee access at all reasonable time to the Insurance Medical Practitioner's clinic or other place where the records required by these terms of service are kept for the purpose of the inspection of such records and to furnish to the Medical Referee such records or necessary information with regard to any entry therein, as he may request; and
  - (d) to answer any inquiries of the Medical Referee with regard to any prescription or certificate issued by the Insurance Medical Practitioner or to any statement made in any report furnished by him under these terms of service.
- 7. Arrangements for practice.—An Insurance Medical Practitioner shall not carry on any insurance practice elsewhere than at his place of residence or at the clinic stated in his application except upon condition which appear to the Director of Health Services, Himachal Pradesh or on appeal, to the State Government to be such as to enable his obligations under these terms of service, and in particular his obligation to visit his patients, to be adequately carried out. Any condition so imposed may include a requirement that the insured persons on the list of the Insurance Medical Practitioner's are to be notified at the Insurance Medical Practitioner expense of any special arrangement under which his practice is carried on.

- 8. Acceptance of fees.—An Insurance Medical Practitioner shall not demand or accept any fee or other remuneration in respect of any medical treatment. Whether under these terms of service or not rendered to insured persons except as provided in para 4(2).
- 9. Revision of terms of Service.—(1) The State Government may, with the consent of the Corporation, alter the terms of service from such date as may be approved by the Corporation by giving notice of the proposed alteration to each Insurance Medical Practitioner.
- (2) Except in the case of an alteration which results from the coming into operation of any Act of Parliament, the State Government shall, before making an alteration, consult the organisation or organisations which in their opinion is or are representative of the Insurance Medical Practitioners, and the alteration shall not come into operation within a period of three months from the date of the issue of the notice.
- 10. (1) Suspension of system.—The State Government will be at liberty to suspend in consultation with the Corporation the system as a whole if it is found that the system does not work properly or efficiently and shall give three months notice to each Insurance Medical Practitioner of the date from which the suspension is to take effect.
- (2) The State Government may have the name of any individual Insurance Medical Practitioner removed from the Medical List after giving due notice of not less than three months to the Insurance Medical Practitioner, except in case of gross negligence and misconduct when the peric d of notice need be only month.
- 11. Withdrawal from Medical List.—An Insurance Medical Practitioner is entitled at any time to give notice to the Director of Health Services, Himachal Pradesh that he desire to cease to be an Insurance Medical Practitioner and his name shall be removed from the medical list at the expiration of three months from the date of such notice or of such shorter period as the Director of Health Services, Himachal Pradesh, may agree:

Provided that if representations are made to the State Government that the continued inclusion of a practitioner as an Insurance Medical Practitioner would be prejudicial to the efficiency of the Employees State Insurance Scheme, he shall not, except with the consent of the Corporation and subject to such condition as the Corporation may propose, be entitled to have his name removed from the list pending the termination of the proceedings on such representations.

- 12. Casual absence of an Insurance Medical Practitioner.—An Insurance Medical Practitioner shall make all necessary arrangement for securing the treatment of his patients where he is unable for any cause e.g. temporary absence from home or other reasonable cause to give treatment personally and shall inform the Director of Health Services, Himachal Pradesh, the Medical Referee and the Local Office of the Corporation of any standing arrangements for that purpose and he shall not absent himself from his practice for more than one week without first informing the Director of Health Services, Himachal Pradesh, of his proposed absence and of the person or persons responsible for conducting his practice during such absence.
- 13. Continued absence or disability of an Insurance Medical Practitioner.—Where the Director of Health

Services, Himachal Pradesh, is satisfied that owing to the continued absence or bodily or mental disability of an Insurance Medical Practitioner his obligations under the terms of service are not being adequately carried out, he may, with the consent of the Corporation give notice to the persons on his list that the Insurance Medical Practitioner is for the time being in his opinion not in a position to carry out his obligations under the terms of service.

- 14. Dispute etc.—The terms of service relating to the following matters are contained in Rules 23 to 27:—
  - (a) The investigation of questions arising between Insurance Medical Practitioners and their patients and other investigations to be made by the Medical Service Committee and the action which may be taken by the Director of Health Services, Himachal Pradesh, as the result of such, including the withholding of remuneration from the Insurance Medical Practitioner where there has been a breach of the terms of service.
  - (b) The investigation in respect prescribing.
  - (c) The investigation of certification.
  - (d) The investigation of record keeping.
- 15. Issue of notices to Insurance Medical Practitioners.—Any notice which the State Government or the Director of Health Services, Himachal Pradesh is required or authorised by these terms of service to give to an Insurance Medical Practitioner shall be sufficiently given if it has been delivered to him or sent by post to him at the address which he has last notified to the Director of Health Services, Himachal Pradesh as being his place of residence.
- 16. Remuneration of Insurance Medical Practitioners.—
  (1) The rate of payment for an Insurance Medical Practitioner shall be fixed by the State Government with the approval of the Corporation. Payment shall be made according to the number of insured person on his list at the beginning of the quarter to which it relates; provided that no Insurance Medical Practitioner shall have more than 1,000 persons or 750 family units on inclusion of families, as the case may be, on his list at any time.
- (2) The payment shall be made within one month of the end of the quarter to which it relates.
- (3) The capitation fee shall be deemed to include remuneration for—
  - (i) such medical treatment, attendance etc. as the Insurance Medical Practitioners is required to provide:
  - (ii) maintenance of such surgical and diagnostic instruments as may be laid down for the purpose
  - (iii) supply of emergency medicines, injections and dressings; such medicines as are included in the list of special medicines and which are used in emergency may be replaced. All other emergency medicines will be supplied by the Insurance Medical Practitioner out of the capitation fee.
  - (iv) use of doctor's clinic, telephone, staff etc;
  - (v) payment in respect of conveyance for domiciliary visits; and

(vi) payment in respect of the supply of drugs and dressings [not including such drugs and dressing as may, under the provisions of para 6(7) be made available by the State Government] and maintenance of such supply of proper and sufficient medicines and dressings as may be specified.

# SCHEDULE—II (See rule 9)

APPLICATION SHOULD BE MARKED OUTSIDE ON THE COVER "APPLICATION FOR INCLU-SION IN MEDICAL LIST"

FORM OF APPLICATION FOR THE USE OF CANDIDATES FOR INCLUSION IN MEDICAL LIST AS INSURANCE MEDICAL PRACTITI-ONER UNDER THE EMPLOYEES' STATE INSURANCE SCHEME

(To be returned to the Director of Health Services, Himachal Pradesh).

1	Name in full (in block letters).
Z.	Date and place of birth

5. Basic medical qualifications and other postgraduate qualifications.....

University or Examining Board	Particulars of Qualification	Date of Qualifications

7. Full residential address.
8. Full address of clinic.

9. Distance between residence and clinic........

10. Date from which practising in the locality......
11. Clinic accommodation.....

Sr. No. Number of rooms Area in Sq. Ft. used for

1.

2. 3. 4.

4. 5. 6.

12. Have you-

- 1. a separate consultation room?.....
- 2. space where patients can wait under cover:
- 3. your own dispensing arrangements?.....

- 15. What anciliary staff do youemploy in the clinic? Designation Full-time. Part-time

Compounder Clerk Aftendant others.

- 16. (a) Are you employed in part-time work?.....
  - (b) if so, state hours spend daily (in such appointments)......
- 17. Is a conveyance maintained if so, state nature....
- 18. Have you a telephone/telephones? if so, state numbers clinic.....residence.....
- 19. Previous, if any, dismissal or disciplinary action by the Council....
- 20. If selected, on the medical list how many insured persons are you prepared to have on your list

I...., a candidate for inclusion in the medical list as an Insurance Medical Practitioner, under the Employee's State Insurance Scheme, declare that the practitioners given above are true and correct to the best of my knowledge and belief.

I have read and understood the terms of service and agree to abide by them, if included in the medical list.

Signature of the Candidate.

# SCHEDULE III [(See rule 7(6))

# ALLOCATION SCHEME

- 1. Clinic etc., of the Practitioner.—In order to ensure that an Insurance Medical Practitioners has proper and sufficient clinic and waiting-room accommodation for his patients, having regard to the circumstances of his practice, the Allocation Committee shall, before approving applications from practitioners for inclusion in the medical list have regard to the following factors:—
  - (1) the place of practice shall be within a reasonable distance of the places where the insured person resides;

(2) the practitioners shall, if possible, reside at or

near his place of practice;

(3) there shall be reasonable accommodation where patients may wait under cover and separate accommodation where the patient can be seen and examined in privacy;

(4) the practitioner shall be physically fit;

- (5) there shall, if possible, be a telephone connection.
- 2. tPeriod within which notice of acceptance must be given.—Notice of acceptance of an insured person must be sent by the Insurance Medical Practitioner by sending the Medical Acceptance Card to the Director of Health Services, Himachal Pradesh within seven days of the date of acceptance.

- 3. Duty of Practitioner on refusing to accept applicant.— It shall be the duty of an Insurance Medical Practitioner who refuses to accept an insured person who applies for acceptance—
  - (a) to give the applicant such treatment, if any, as may be necessary pending his acceptance by or assignment to another Insurance Medical Practitioner;
  - (b) to inform the applicant of the name and address of any neighbouring Insurance Medical Practitioner(s) to whom application for acceptance might be made and to inform him of the address of the Director of Health Services, Himachal Pradesh for the purpose of enabling the person, if necessary, to secure assignment to an Insurance Medical Practitioner.
- 4. Assignment of persons to Practitioners.—(i) If any insured person, having been refused acceptance by the Insurance Medical Practitioner to whom he applied; gives notice to the Director of Health Service, Himachal Pradesh that he desires to be assigned to an Insurance Medical Practitioner, the matter shall stand referred to the Allocation Committee, who shall assign him to such Insurance Medical Practitioners as they think fit.
- (ii) Where the Director of Health Services, Himachal Pradesh on the death, removal or withdrawal of an Insurance Medical Practitioner from the medical list, has nominated one or more successors to the practice and issued notices under Rule 13 to any person whose name appears on that doctor's list, the person shall be deemed to be included in the list of the Insurance Medical Practitioners named in the notice as from the date of the notice unless and until the person has chosen another Insurance Medical Practitioner or given notice in writing to the Director of Health Services, Himachal Pradesh of his desire not to be so included.
- (iii) In making any assignment the Allocation Committee shall have regard to the distance between the residence of the person and the various Insurance Medical Practitioners, and to such other circumstances as appear to them to be relevant.
- (iv) The Allocation Committee may authorise their Chairman or any other member, or members to exercise the power of assignment under this paragraph in cases in which action is necessary before a meeting of the Committee can conveniently be held.
- 5. Provision of treatment in Emergencies.—(i) If the Insurance Medical Practitioner responsible for person's treatment is not available for giving the person any treatment immediately required owing to an accident or other emergency, it shall be the duty of an Insurance Medical Practitioner who may be summoned or to whom the insured person is taken to give any necessary treatment.
- (ii) Where an Insurance Medical Practitioner render emergency treatment, the Director of Health Services, Himachal Pradesh shall as soon as information thereof comes to his notice, inform the Insurance Medical Practitioner on whose list the name of the person appears.
- (iii) The Allocation Committee shall have power on application to exempt an Insurance Medical Practitioner, on the ground of age or infirmity from any liability for emergency night calls to insured persons not on his list.

- 6. Limitation of Practitioners' List.—(i) The number of insured person on the list of Insurance Medical Practitioner shall be limited to a maximum of 1,000 persons of 750 family units on the inclusion of families as the case may be.
- (ii) The imposition of a limit of numbers shall not exempt an Insurance Medical Practitioner from any liability to give treatment immediately required to any person who applies for acceptance or to give emergency treatment under paragraph 5 of this Scheme:

- (iii) If the number of persons exceeds the limit fixed under paragraph 6(i) above the Insurance Medical Practitioner shall not accept further person on his list untill he has taken steps to bring the number within the limit by informing the Director of Health Services, Himachal Pradesh of the names of the necessary number of person on his list for whom he intends to discontinue responsibility for treatment, in which event the Director of Health Services Himachal Pradesh shall thereupon give notice to the person in accordance with clause 7 of this Scheme.
- 7. Right of Insurance Medical Practitioner to have person removed from his list.—(i) If an Insurance Medical Practitioner gives notice to the Director of Health Services, Himachal Pradesh of his desire to have a person removed from his list, the Director of Health Services, Himachal Pradesh shall notify the person accordingly, and shall inform him that he should apply to another Insurance Medical Practitioner for acceptance. The person's name shall be removed from the Insurance Medical Practitioner's list as from the date on which the person is accepted by or assigned to another Insurance Medical Practitioners, or at the expiration of a period of fourteen days from the date of receipt of such notice by the Director of Health Services, Himachal Pradesh, whichever first occurs.
- (ii) If an Insurance Medical Practitioner has given notice to the Director of Health Services, Himachal Pradesh of his desire to have a person removed from his list and the person is, at the date when the removal would take effect, receiving treatment from the Practitioner, the Insurance Medical Practitioner shall notify the Director of Health Service of the person's incapacity and the removal shall not take effect, unless the person in the meantime applies to and is accepted by another Insurance Medical Practitioner until fourteen days from the date of receipt of a notice by the Director of Health Services from the Insurance Medical Practitioner that in the Insurance Medical Practitioner's view the person's condition is such that he no longer requires treatment from him, but this paragraph shall not apply in any case in which, owing to the chronic nature of the person's illness, treatment is being given at least frequent intervals than one week.

## Simla-2, the 1st August, 1974

No. 1-197/69(H&FP).—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor of Himachal Pradesh hereby makes the

following rules further to amend the Himachal Pradesh, (Health and Family Planning Department) Subordinate Class III Service (Recruitment and Promotion and certain Conditions of Service) Rules, 1971 namely:—

- 1. (1) These rules may be called the Himachal Pradesh (Health and Family Planning Department) Subordinate Class III Service (Recruitment and Promotion and certain Conditions of Service) (First Amendment) Rules, 1974.
- (2) These rules shall come into force with immediate effect.
- 2. In the Himachal Pradesh (Health and Family Planning Department) Subordinate Class III Service (Recruitment, Promotion and certain Conditions of Service) Rules, 1971, all entries in column Nos. 1 to 13 against serial No. 34 of the Annexure I shall be substituted by the entries as contained in the Annexure to these Rules.

#### Annexure II

(Class III posts falling with the purview of the Head of Department)

- 1. Name of the post ... S.No. 34: Health Supervisor/A.U.O. (Malaria), S.No.34-A: Asstt. Unit Officers (Small-pox).
  - No. of posts ... S.No. 34: Five. S.No. 34 A: Seven
  - Classification Both: Class III.
- 4. Scale of pay .. Rs. 200—450 (both categories).
- Whether selection or non-selection post ...
- 6. Age for direct recruits
- 7. Educational and other qualifications required for direct recruitment...

Non-selection (For both categories).

Question does not arise (For both categories).

Item 34-A Matriculate, Trained Sanitary Inspectors/Malaria Inspectors with 10 years experience.

Item 34-A:—Matriculate, Trained Sanitary Inspector with 10 years' experience. Superintendent Vaccination/Health Assistants with 2 years experience.

- 8. Whether age and Educational qualifications prescribed for direct recruitee will apply in the case of promotees ...
  - Item-34/Item-34-A: No. excepting educational qualifications.
- 9. Period of probation if any
- One year for both categories relating to item-34 and 34-A.
- Method of recruitment whether by direct recruitment or by deputation/ transfer and percentage of the vacancies to be filled

in by various methods .. 100% by promotion relates to item-34 and 34-A respectively.

11. In case of recruitment by promotion/deputation/ transfer, grade which promotion/deputation transfer to be made

Item 34: From amongst SMIs (SHIs) MIs (JHIs)/ Surv. Insps. (JHIs) trained in Malaria Controlwith 5 years experience.

Item-34-A: From amongst Superintendent Vaccination/Health Assistants/ Health Inspectors with 5 years experience.

12. If a D.P.C. exists, what is its composition'

For item 34 and 34-A: Chairman D.H.S., H.P., Member-Dy. DHS/ADHS, H.P. Member-ADHS, H.P.

13. Circumstances in which the Public Service Commission is to be consulted.

in making recruitment ... For items-34 and 34-A: As required under the rules.

> C. M. CHATURVEDI, Secretary.

# INDUSTRIES DEPARTMENT NOTIFICATION

Simla-2, the 8th August, 1974

No. 13-11/70-59.—The Governor of Himachal Pradesh is pleased to order that the following amendments shall be made in Chapter 3 of the Printing & Stationery Manual. (First Edition), 1971, namely:-

## AMENDMENT

(1) In paragraph 3.5 under the heading "Block" the entries at serial Nos. 4 & 5 shall be deleted and the existing entries at serial Nos. 6, 7, 8 & 9, shall be renumbered as 4, 5, 6, & 7 respectively; and

(2) At the end of paragraph 3. 5 for the full stop occurring after the words "High Court" shall be substituted with colon, and thereafter the following proviso shall

be inserted, namely:-

"Provided that the Governor's Secretary or the Military Secretary to the Governor may, at his discretion, get demi-official stationery printed in any colour, scheme or design on the pattern obtaining in the neighbouring States".

By order, P. K. MATTOO, Secretary.

# PUBLIC WORKS DEPARTMENT

NOTIFICATION

Simla-2, the 31st July, 1974

No. 1-70/70-PWD.—In exercise of the powers vested / in him under proviso to Article 309 of the constitu-tion of India and in consultation with the Himachal Pradesh Public Service Commission the Governor of Himachal Pradesh is pleased to make the following amendment in the Recruitment and Promotion Rules, for the post of Superintending Engineers (Civil) notified vide this Government notification of even number,

dated 25th April, 1972:—

### AMENDMENT

For the existing entry against serial No. 12 in column (2) of the Annexure appended to the above referred notification, the following entry shall be substituted namely:-

> "Departmental Promotion Committee to be constituted from time to time'

2. This amendment in the rules shall be deemed to have come into force with effect from 27-12-1973.

> S. L. TALWAR, Under Secretary,

# OFFICE OF THE COMMISSIONER TRANSPORT OFFICE ORDERS

Simla-1, the 10th January, 1974

No. HO: 9E-1103/65.—In exercise of the powers vested in me vide Serial No. 54 of the Delegation under Supplementary Rules (Appendix A), I hereby declare Manager Transport, Simla-1, as Controlling Officer under S.R.-191 in respect of the Receptionist, Himachal Government Transport, Parwanoo Unit.

2. These orders shall remain operative till the Receptionist enjoys the powers of head of office and

Disbursing Officer for Parwanoo Unit.

Simla-1, the 10th January, 1974

No. HO: 9E-1103/65.—Consequent upon the declaration of the Receptionist as Head of Office and Disbursing Officer, in respect of Parwanoo Unit of the Himachal Government Transport vide Government of Himachal Pradesh Finance (Regulation) Department Notification No. 1-1/73-Fin. (Reg.), dated 3-6-74, I, in exercise of the powers vested in me vide Sl. No. 54 of the Delegation under Supplementary Rules (Appendix A), hereby declare the Receptionist Parwanoo Unit, Himachal Government Transport, as Controlling Officer under S. R. 191, except for himself (Receptionist).

2. These orders shall remain operative till a Regional Manager is posted in that Unit.

> KEHAR SINGH, Commissioner Transport.

## WELFARE DEPARTMENT

## NOTIFICATION

Simla-2, the 9th Auugst, 1974

No. 6/1/71-Wel. Sectt.—In exercise of the powers vested in him under Article 309 of the Constitution of India, the Governor, Himachal Pradesh in consulation with the Himachal Pradesh Public Service Commission is pleased to make the following amendments in the Recruitment and Promotion Rules in respect of the posts of District Probation Officers (Class II-Gazetted) in the Department of Welfare, Himachal Pradesh issued vide this Department Notification of even number, dated the 27th November, 1972.—

In annexure to this Government notification No. 6-1/71-Wel. Sectt., dated 27th November, 1972.

(a) the words "degree" with one of the Social/ behavioural sciences as one of the elective sciences occurring in item No. (i) in column (2) against serial No. 7, shall be ommitted,—

(b) for the existing entry in column (2) against serial No. 11, the following entry shall be substituted, namely:—

"By promotion from amongst-

- (i) the District Welfare Officers (Non-Gazetted),
- (ii) Assistants/Statistical Assistants/Head Clerks; and

(iii) Investigators:
Provided that the persons who has put in at least 5 years regular service in one or more of the grades mentioned above, shall be considered for promotion:
provided further that the promotions shall be

made according to the following roster, which will be repeated after every ten vacancies;

(1) Investigator;

(2) Direct recruit;(3) Assistants/Statistical Assistants/Head Clerks;

(4) Direct recruit;(5) District Welfare Officer (Non-Gazetted);

(6) Direct recruit;

(7) Assistanst/Statistical Assistants/Head Clerks

(8) Direct recruit;

(9) District Welfare Officer;

(10) Direct recruit.

R. C. GUPTA, Secretary.

# भाग 4—स्थानीय स्वायतः शासन म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड ग्रौर टाउन एरिया तथा पंचायत विभाग

# LOCAL SELF GOVERNMENT DEPARTMENT

# NOTIFICATION

Simla-2, the 12th August, 1974

No. 7-27/69-LSG.—In exercise of the powers conferred upon him by clause (e) of sub-section (1) of Section 257 of the Himachal Pradesh Municipal Act, 1968, the Governor, Himachal Pradesh, is pleased to appoint the

Naib Tehsildar Ghumarwin, as ex-officio President of the Notified Area Committee, Ghumarwin, in District Bilaspur of H.P. for the period from 23-7-1973, to 22-9-1973, during which the Tehsildar, Ghumarwin who had been functioning as President of the said N.A.C., remained on leave.

By order, P. K. MATTOO, Secretary.

# भाग 5 वयक्तिक अधिसूचनाएं और विज्ञापन

व भ्रंदालत सुरेन्द्र किशोर, कुलैक्टर, सोलन, जिला सोलन पुकदमा नम्बर 16/8

व मुकदमा अपील माल जेर धारा 14 एच0 पी0 (लैंड रैवेन्यू \ एक्ट)

दायर 12-3-1974

श्री बन्दू पुत्र मोलु, वासी गांव सरहेच, परगना संधूर्त, तहसील ग्रर्की : वादी।

#### बनाम

(1) श्रीमित हनजीरू (2) सहजु (3) गोरखु (4) घनू (5) अच्छर (6) मन्तू (7) मोहन (8) श्रीमित राधू (9) श्रीमित शांति (10) गून्यी (11) कन्कु (12) पुन्नू (13) गूर्न्धु (14) श्रीमित महन्तु (15) श्रीमित रामकु (16) मस्तिया (17) फुल्लू (18) श्रजुध्या (19) श्रीमित गुलावु (20) मेलर (21) सरदारू (22) माली (23) बोहक (24) श्रीमित बुट्टू (25) श्रीमित धनी (26) बालक राम (27) इकादशु

ं प्रोफारमा रिस्पींडैंट। इश्तहार जेर ग्राडर 5 रूल 20 जावता दिवानी।

## इश्तहार बनाम:-

- 1. श्रीमति हनजीरू विधवा पूरिया, वामी सरेहच, तहसील अर्की।
- 2. श्रीमति राधु विधवा दुर्गु, वासी नेरी तहसील श्रकी ।
- 3. श्रीमित गान्ती विघवा माधु बासी कुल्याणु, तहसील अर्की ।

- 4. श्रीमति गुन्धी पत्नी मुसदी, वासी नेरी, तहसील अर्की।
  - श्रीमित कन्कु पत्नी धनी राम, वासी बाथनुघाट, तहसील म्रकीं।
     श्रीमित रामक पत्नी मथरा, वासी सेर, तहसील म्रकीं।
  - श्रीमित ग्रज्ध्या पत्नी धनु, वासी सरहेच, तहसील ग्रकीं।
  - श्रीमति गुलाबु पत्नी ग्यारू, वासी नेरी, तहसील म्रक्तीं।
  - श्रीमित महन्तू पत्नी कृपा, वासी सेर, तहसील अर्की।
- 10. श्रीमित इकादशी विधवा चौधरी, वासी कुल्याणु, तहसील श्रकी ।

उपरोक्त अभियोग में मंदर्जा बाला फरीक दोम के नाम अदालत हजा से कई बार नोटिस जारी किए गए जो विना तामिल वापिस आए।

ग्रतः ग्रदालत हजा को यह विश्वास हो चुका है कि उन पर साधारण तौर पर यह तामिल होनी किन है। इसलिए फरीक दोम को इस इक्तहार द्वारा ग्रादेश दिया जाता है कि वह मिति 29-8-1974 को प्रातः 10 वजे ग्रदालत हजा में मुकाम सोलन ग्रसालतन या वकालतन हाजर होकर जवाब देही मुकाम करें। वसूरत दीगर उनके विश्वद्ध कारवाही यकतरफा ग्रमल में लाई जावेगी।

ग्राज ब तारीख 11 माह 7 सन् 1974 को हमारे दस्तखत ग्रीर मोहर भ्रदालत से जारी हुमा।

मोहर

सुरेन्द्र, किशोर, कलैक्टर । भ्रदालत सब-रजिस्ट्रार (तहसीलदार) श्री मदन सरुप साहिब कण्डाघाट, जिला सोलन, हिमाचल प्रदेश

दरख्वास्त बाबत किये जाने (रिजस्टंड) तसदीक जाब्ता वसीयत नामा खानगी मिनजानिव श्रीमती शूलड़ी बेवा सैहजीया कोम कोली, सकना तुन्दल, परगना वागड़ी कलां, तहसील कण्डाघाट, बहक श्री जैसी पुत्र हरू, कौम कोली, सकना तुन्दल, परगना वागड़ी कुद्धां, तहसील कण्डाघाट ।

बर्जित्या इश्तहार हर खासो श्राम को इतला दी जाती है कि श्री जैसी पुत्र हरू, कौम कोली, सकना तुन्दल, परगना वागड़ी कलां, तहसील कण्डाघाट, ने हमारी श्रदालत में तसदीक करने वसीयल खानगी (उपरोक्त) एक दरखास्त पेश की है जिसमें तारीख 3-9-1974 की मुकरर्र की हुई है। जिस शब्स को इस वसीयत के तसदीक होने में कोई इतराज हो वे हमारी श्रदालत में ग्रसालतन या वकालतन मिती नियत 3-9-74 को सुबह दस बजे या इस नियत मिती से पहले उज्र पेश कर सकता है। इसके बाद कार्यवाही जाब्ता श्रमल में लाई जायेगी।

ग्राज यह हमारे दस्तखतों व मोहर ग्रदालत से जारी हुग्रा। मिती 9-8-1974

मोहर і

मदन सहप,

सब-रजिस्ट्रार, कण्डाघाट ।

न्यायालय श्री ए० एल० वैद्या सीनियर सब जज महोदय, कांगड़ा,
रियान धर्मशाला

उत्तराधिकारी प्रमाण पत्न प्राप्ति हेतु प्रायंना पत्न मुकदमा नम्बर 19, साल 1973

श्री परतूल चन्द पुत्र लछमन दास, जाति ब्रह्मण, स्थान ग्राम गुमर, तैहसील देहरा, जिला कांगड़ा

#### बनाम

## सर्व जनता

उपरोक्त मुकदमा उनवान बाला में सायल ने उत्तराधिकारी प्रमाण पत्र ब्राप्ति हेतुं प्रार्थना पत्र इस न्यायालय में दिया है। अतः मुनादी वा इक्तहार द्वारा सर्व जनता को सूचित किया जाता है कि यदि इस के विषय में कोई आपत्ति हो तो तिथि 18-9-1974 उपस्थित न्यायालय में हो क्कर पेश करें। अन्यथा अगामी कार्रवाई की जावेगी। आज तिथी 12-8-1974 मेरे हस्ताक्षर व मोहर से जारी हुआ।

> ए० एल० वैद्य, सीनियर सब-जज, धर्मशाला ।

# भाग 6-भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन GENERAL ADMINISTRATION DEPARTMENT

(C-SECTION) NOTIFICATION Simla-2, the 18th May, 1974

No. 11-3/73-GAC.—The order No. 28/2/74-F(P), dated the 19th March, 1974 issued by the Government of India, Ministry of Information & Broadcasting, New Delhi and published in the Gazette of India, extraordinary part II, section 3, sub-section (ii), is hereby republished for information of the general public.

B. D. SHAUNAK, Under Secretary.

Copy of order No. 28/2/74-F (P), dated the 19th March, 1974 from Under Secretary to the Government of India, Ministry of Information & Broadcasting addressed to the General Manager, Government of India Press, New Delhi and endorsed to others.

S.O................In pursuance of the directions issued under the provision of each of the enactments specified in the First Schedule to the order of the Government of India in the Ministry of Information and Broadcasting No S.O. 3792, dated the 2nd December, 1966, the Central Government after considering the recommendations of the Film Advisory Board, Bombay hereby approves the films specified in column '2 of the Schedule given below in all its/their language versions to be of the description specified against it/each in column 6 of the said schedule:—

#### SCHEDULE

S. No. Title of the film Length 35 mm Name of the Applicant.

Name of the Producer Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film 2 3 4 5 6

I.N.R. No. 1320

301.00 Metres

Films Division, Government of India, 24-Peddar Road, Bombay-26.

Film dealing with News and Current Events.

1	<b>2</b>	3	4	. 5
2.	I.N.R. No. 1321	207.00 Metres	Films Division, Govenment of Inndia, 24 Peddar Road, Bombay-26.	Film dealing with news and current events
3.	I.N.R. No. 1322	171.00 Metres	-do-	-do-
4.	I.N.R. No. 1323	294.00 Metres	-do-	-do-
• 5.	Just / Think (Colour).	61.00 Metres	-do-	Educational
6.	Tax	450.00 Metres	-do-	-do-
7.	For Sake of Your Child (Colour).	29.87 Metres	-do-	-do-
8.	A Better Start (Colour).	29.87 Metres	-do-	- do-
9.	Nai Roshni	299.89 Metres	Director of Information and Publicity, Government of Madhya Pradesh, Bhopal.	Documentary .
10.	Banking Comes to People.	319.00 Metres	Films Division, Government of India, 24-Peddar Road, Bombay-26.	- Educational
11.	Jal Aur Jyoti	264.48 Metres	Director of Information, Government of Uttar Pradesh Soochana Bhavan, Lucknow(U.P.)	-do-
12.	Angoor Ki- Kheti.	269.32 Metres	-do-	-do-
13.	Homage to the	244.00	Shri Mohan Bhatia Shanaz, 90	-do-
•	Sons of India.	Metres.	Nepean Sea Road, Bombay-6.	-

# भारत सरकार

#### . सूचाना ग्रौर प्रसारण मंत्रालय

# म्रादेश

# नंई दिल्ली-1, 319 मार्च, 1974

एस 0 श्री 0 . . . . . . भारत सरकार के सूचना श्रीर प्रसारण मंत्रालय के आदेश संख्या एस 0 श्रो 0 3792, दिनांक 2 दिसम्बर, 1966 की प्रथम श्रनूसूची में निर्धारित प्रत्येक अधिनियम के उपवन्ध के अन्तर्गत जारी किये गयें निदेशों के अनुसार केन्द्रीय सरकार फिल्म सलाहकार बोर्ड, वम्बई की सिफारिशों पर विचार करने के बाद, एतद्द्रीरा, इस के साथ लगी अनुसूची के कालम 2 में दी गई फिल्मों को उनके सभी भारतीय भाषाश्रों के रूपान्तरों सहित, जिनका विवरण प्रत्येक के सामने उक्त सूची के कालम 6 में दिया हुआ है स्वीकृति करती है।

# ग्रनुसूची

क्रम सं 0	फिल्म का नाम	लम्बाई 35 मि 0 मि 0	श्रावेदक का नाम	निर्माता का नाम		या समाचार ।टनाश्रों की फिल्म
1	2	3	· 4	5		6 .
1.	भारतीय समाचार समीक्षा सं 0 1320	301.00 मीटर	फिल्म प्रभाग, पैडर रोड, बम्ब	भारत सरकार, 24 ई-26।	समाचार ग्रौर स की फिल्म ।	तामयिक घटनाम्रों
2.	भारतीय समाचार समीक्षा सं0 1321	207.00 मीटर		तथैव		तथैव
3.	भारतीय समाचार समीक्षा सं0 1322	171.00 मीटर	•	तथैव		तथैव
4.	भारतीय समाचार समीक्षा सं0 1323	294.00 मीटर		तथैव		तथैव 🖓
		61.00 मीटर		तथैव	शिक्षा संबंधी	
	टैक्स	450.00 मीटर		तथैव	तथैव	
7.	ग्रापके बच्चे की भलाई के लिये ' (रंगीन)			तथैव	तथैव	•

1 2	3	5	6
<ol> <li>ग्रच्छी शुरूग्रात</li> </ol>	29.87	फिल्म प्रभाग, भारत सरकार, 24 पेंडर रोड, बम्बई-26।	शिक्षा संबंधि
9. ब्रैक ग्रीर ग्राम नागरिक 10. नई रोशनी	305 00 मीटर 299 89 मीटर	• तथैव .	तर्यंत्र डाकुमेण्टरी
्राच्या जल ग्रीर ज्योति	65.84 मीटक	सूचना निदेशक, उत्तर प्रदेश सरकार,	शिक्षा संबंधी
12. ग्रंगूर की खेती 13. होमेज टूदी सन्ज श्राफ इंडिया	269.32 मीटर 244.00 मीटर	सूचना भवन, लखनऊ । तथैव श्री मोहन भाटिया, शनाज, 90 नीपन सी रोड, वम्बई-6 ।	तथंव . शिक्षा संबंधी

[फार्म सं 0 28/2/74-एफ0पी 0 परिशिष्ट 1886]

के 0 पी 0 के 0 नायर, ग्रवर सचिव, भारत सरकार।

# LAW DEPARTMENT

### NOTIFICATION

Simla-2, the 22nd July; 1974

No. LLR-E(9)2/74.—The following Ordinances promulgated by the President of India and published in the Gazette of India, Extra ordinary, Part II, Section 1, are hereby republished in the Himachal Pradesh Government Rajpatra for the information of general public:—

- 1. The Companies (Temporary Restrictions on Dividends) Ordinance, 1974 (No. 7 of 1974).
- The Additional Emoluments (Compulsory Deposit) Ordinance, 1974 (No. 8 of 1974).

M. C. PADAM, Under Secretary (Judicial).

## **GOVERNMENT OF INDIA**

MINISTRY OF LAW, JUSTICE AND COMPANY
AFFAIRS

#### (Legislative Department)

New Delhi, the 6th July, 1974/Asadha 15, 1896 (Saka) THE COMPANIES (TEMPORARY RESTRICTIONS ON DIVIDENDS) ORDINANCE, 1974

No. 7 of 1974

Promulgated by the President in the Twenty-fifth Year of the Republic of India.

An Ordinance to provide, in the interests of national economic development, for temporary restrictions on the power of certain companies to declare dividends out of profits and for matters connected therewith or incidental threto.

WHEREAS Parliament is not in session and the President satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE in exercise of the powers conferred by clause (1) bf Article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1. Short title, extent and commencement.—(1) This Ordinance may be called the Companies (Temporary Restrictions on Dividends) Ordinance, 1974.

- (2) It extends to the whole of India.
- (3) It shall come into force at once.
- 2. Definitions.—In this Ordinance, unless the context otherwise requires,—
  - (a) "appointed day" means the day on which this Ordinance corresint of force;
  - (b) "company" has the meaning assigned to it in the Companies Act, 1956, (I of 1956), and includes a foreign company within the meaning of section 591 of the Companies Act 1956 which has made arrangements prescribed under the Income-tax Act, 1961 (43 of 1961) for the declaration and payment of dividends within India;
  - (c) "distributable profits", in relation to a financial year of a company to which this Ordinance applies, means,—

(i) one-third of the net profits of the company for that financial year, or

 (ii) an amount required to pay twelve per cent dividend on the face value of the equity shares of the company and dividend payable on its preference shares,

whichever is lower;

(d) "financial year" has the meaning assigned to it in section 2 of the Companies Act, 1956 (1 of 1956);

(e) "net profits" means net profits of the company, as computed in accordance with the provisions of sections 349 and 350 of the Companies Act, 1956 (1 of 1956).

3. Companies to which the Ordinance applies.—This Ordinance shall apply to the following categories of companies, namely:—

(a) a company in which the public are substantially interested, as defined in clause (18) of section 2 of the Income-tax Act, 1961 (53 of 1961);

(b) a company, at least seventy-five per cent. of the share capital of which is, throughout the financial year for which any dividend is declared or paid, beneficially held by an institution or fund established in India for a charitable purpose, the income from dividend whereof is exempt from income-tax under section 11 of the Income-tax Act, 1961 (43 of 1961).

(c) an Indian company whose business consists mainly in the construction of ships or in the

manufacture or processing of goods or in mining or in the generation or distribution of electricity

or any other form of power;

(d) an Indian company, the value of whose capital assets, being machinery or plant (other than office appliances or road transport vehicles), as shown in its books on the last day of the financial year for which any dividend is declared or paid, is fifty lakhs of rupees or more;

(e) a company which has been exempted under subsection (3) of section 104 of the Income-tax Act, 1961 (43 of 1961) from the operation of that

section.

Explanation.—For the purpose of clause (c), the business of a company shall be deemed to consist mainly in the construction of ships or in the manufacture or processing of goods or in mining or in the generation or distribution of electricity or any other form of power, if the income attributable to any of the aforesaid activities included in its gross total income for the relevant financial year is not less than fifty-one per cent of such total income.

- 4. Restriction on declaration of dividends by companies to which the Ordinance applies.—(1) For a period of two years from the appointed day, no company to which this Ordinance applies shall declare or pay dividends for any financial year exceeding, in the aggregate, its distributable profits for that financial year irrespective of whether such declaration or payment is made out of the net profits of the company for that financial year or from the accumulated profits for any previous financial year or years.
- (2) In computing the aggregate amount which may be declared or paid as dividends in accordance with the provisions of this Ordinance for any financial year, any amount paid or promised or partly paid and partly promised before the appointed day by way of interim dividends for that financial year shall be taken into account; but where the amount of such interim dividend paid before the appointed day exceeds its distributable profits for the financial year for which the interim dividend was paid, no ffurther dividend shall be declared or paid by the company for that financial year.
- 5. Dividend in excess of distributable profits to be void. -Any dividend declared or paid after the appointed day by a company to which this Ordinance applies in excess of its distributable profits shall, to the extent of such excess, be void, and any amount paid by the company to any shareholder in excess of its distributable profits shall be recovered by the company and no such recovery shall be waived by the company.
- 6. Restrictions on interim dividends.—For a period of two years, from the appointed day, no company to which this Ordinance applies shall, except with the previous approval of the Central Government and subject to such conditions and limitations as may be specified by that Government, pay or distribute apy interim dividends for any financial year, whether ending before or after the appointed day.
- 7. Restriction on other distribution.—For a period of two years from the appointed day, no company to which this Ordinance applies shall, except with the previous approval of the Central Government,—
  - (a) make any distribution out of its assets;
  - (b) assume, whether conditionally or otherwise, any obligation to make distribution out of its assets:
  - (c) grant any loan to any shareholder of the company.

- 8. Ordinance to have overriding effect.—The provisions of this Ordinance shall have effect notwithstanding anything inconsistent therewith contained in the Companies Act, 1956 (1 of 1956) or in any other enactment (other than this Ordinance) or in any contract or instrument having effect by virtue of any enactment other than this Ordinance.
- 9. Penalties.—Whoever contravenes any provision of this Ordinance, shall be punishable with imprisonment for a term which may extend to three years, or with fine which may extend to twice the amount in relation to which such contravention has been made, or with both.
- 10. Offences by companies.—(1) Where an offence under this Ordinance has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall renderany such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

- (2) Notwithstanding anything contained in sub-section (1), where any offence under this Ordinance has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary on other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.
- 11. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may by order, not inconsistent with the provisions of this Ordinance, remove the difficulty.

New Delhi, the 6th July, 1974/Asadha 15, 1896 (Saka)

# THE ADDITIONAL EMOLUMENTS (COMPULSORY DEPOSIT) ORDINANCE, 1974

No. 8 of 1974

Promulgated by the President in the Twenty-fifth Year of the Republic of India

An Ordinance to provide, in the interests of national economic development, for the compulsory deposit of additional emoluments and for the framing of a scheme in relation thereto, and for matters connected therewith or incidental thereto.

Whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—!

#### CHAPTER I

## PRELIMINARY

1. Short title, extent and commencement.—(1) This Ordinance may be called the Additional Emoluments (Compulsory Deposit) Ordinance, 1974.

- (2) It extends to the whole of India.
- (3) It shall come into force at once.
- 2. Definitions.—In this Ordinance, unless the context otherwise requires,—

(a) "appointed day" means the day on which this Ordinance comes into force;

(b) "additional dearness allowance" means such dearness allowance as may be sanctioned from time to time, after the appointed day, over and above the amount of dearness allowance payable immediately before the date from which such sanction of additional dearness allowance is to take effect;

(c) "additional wages" means such wages, over and above the wages payable to an employee immediately before the appointed day, as may become payable to the employee after the appointed day in pursuance of any wage revision, whether by or under an agreement or settlement between the parties or any award, decree or order of any court, tribunal or other authority, but does not include—

(i) any increment due to the employee in accordance with the time scale of pay applicable to the post held by him immediately before the appointed day, and any consequent increase in any allowance admissible under any rule or order in force immediately before the appointed day;

 (ii) any higher wages payable to the employee on his promotion or transfer to a post involving higher responsibilities and duties;

(iii) any honorarium payable for any work done outside office hours;

(iv) any allowance payable for over-time work;

(v) any increase in wages sanctioned in pursuance of the recommendations made by the Third Central Pay Commission;

(d) "bank deposit rate" means the maximum rate at which interest may be paid by a banking company on deposits (other than those maintained in saving accounts) in accordance with the directions made by the Reserve Bank of India in exercise of the powers conferred on it by section 21 or section 35A, or both, of the Banking Regulation Act, 1949 (10 of 1949);

(e) "Deposit Account" means the account opened and maintained under section 5;

(f) "emoluments" includes wages and dearness allowance;

(g) "employer" means,—

(i) in relation to an establishment which is a factory, the owner or occupier of the factory, including the agent of such owner or occupier, and where a person is named as manager of the factory under clause (f) of sub-section (1) of section 7 of the Factories Act, 1948 (63 of 1948), the person so named;

(ii) in relation to an establishment belonging to or under the control of the Central Government or a State Government, the person or authority appointed by the appropriate Government for the supervision and control of the employees, or where no person has been so appointed, the head of the Department concerned;

(iii) in relation to an establishment belonging to or under the control of any local authority, the person appointed by such authority for the supervision and control of the employees, or where no person has been so appointed, the Chief Executive Officer of the local authority;

(iv) in any other case, the person who, or the authority which, has the ultimate control over the affairs of the establishment, and where the said affairs are entrusted to any other person, whether called a manager, managing director or by any other name, such person,

and includes, in the case of a deceased employer, the legal representative of such deceased employer;

(h) "notification" means a notification published in the Official Gazette;

(i) "prescribed" means prescribed by rules made under this Ordinance;

(j) "scheme" means a scheme made under this Ordinance:

(k) "wages" means all remuneration (whether by way of salary, allowances or otherwise) expressed, or capable of being expressed, in terms of money, which would, if the terms of employment, express or implied, were fulfilled, be payable to apperson employed in respect of his employment or of work done in such employment, and includes—

 (i) any remuneration payable under any agreement, or settlement between the parties or any decree or order of any court, tribunal or other authority;

 (ii) any remuneration to which the person employed is entitled in respect of overtime work or holidays or any leave period;

 (iii) any additional remuneration payable under the terms of employment, including bonus, whether under a scheme of profit sharing or otherwise;

(iv) any sum which by reason of the termination of employment of the person employed is payable under any law, contract or instrument which provides for the payment of such sum, whether with or without deductions, but does not provide for the time within which the payment is to be made;

 (v) any sum to which the person employed is entitled under any scheme framed under any law for the time being in force;

(vi) any allowance paid for house accommodation, or where house accommodation is provided, the value of such accommodation, and the value of electricity or water, or both, supplied, and the value of medical attendance or other amenity,

# but does not include-

(1) any contribution paid by the employer to any pension or provident fund, and the interest which may have accrued thereon;

(2) any travelling allowance or the value of any

travelling concession;

(3) any sum, not exceeding rupes two hundred and fifty per annum, paid to the employed person to defray special expenses entailed on him by the nature of his em, loyment;

(4) any gratuity payable on the termination of employment in cases other than those specified in sub-clause (iv);

(5) any dearness allowance.

3. Persons to whom this Ordinance applies.—This Ordinance shall apply to an employee of —

(a) the Central or State Government;

(b) a local authority;

(c) a company as defined in section 3 of the Companies Act, 1956 (1 of 1956) including a foreign company within the meaning of section 591 of the Companies Act. 1956, and a Government company as denfined in section 617 of that

(d) any other corporation, including a society established by or under a Central, Provincial or State

(e) any individual, association or body of individuals or Hindu undivided family liable to payment of tax under the Income-tax Act, 1961 (43 of 1961) and entitled to deduct from the wages paid to the employees for the purpose of determination of income-tax under that Act;

(f) any establishment, not being an establishment. owned by Government, local authority or person specified, respectively, in clauses (a) to (e) l(both inclusive), to which the provisions of any law relating to provident funds (other than those established under the Public Provident

Fund Act, 1968 (23 of 1968) apply;

(g) any other establishment, not being an establishment to which any of the foregoing clauses apply a established at the instance or in pursuance of a resolution, of the Central Government or wholly or substantially financed by that Government.

Ordinance to have overriding effect.—The provisions of this Ordinance shall have effect notwithstanding anything inconsistent therewith contained in any enactment other than this Ordinance or in any instrument having effect by virtue of any enactment other than this Ordinance.

### CHAPTER II

#### COMPULSORY DEPOSIT OF ADDITIONAL EMOLUMENTS

- Additional Wages Deposit Account and the Additional Dearness Allowances Deposit Account.—(1) There shall be opened by such authorities as may be specified in the scheme (hereinafter referred to as the specified authority) two separate accounts, to be known, respectively, as the Additional Wages Deposit Account and the Additional Dearness Allowance Deposit Account, and different authorities may be specified for different categories of establishments.
- (2) The specified authority shall, in relation to each Deposit Account, open a separate ledger account in the name of each employee in relation to whom any contribution is made to the said Account, and credit the contributions so made in the said ledger account.
- Duty of employer or other person to make deductions of additional wages and additional dearness allowance from wages.—(1) For the purposes of this Ordinance, the deductions specified in sub-section (2) shall be made,-
  - (a) in the case of additional wages, for a period of of one year from the appointed day, and
  - (b) in the case of additional dearness allowance, for a period of two years from the appointed day.
  - (2) On the commencement of this Ordinance,
    - (a) every employer, who draws or disburses, after the appointed day, wages of an employee to whom this Ordinance applies, shall, as and when wages are disbursed by him for any period, deduct from the wages so disbursed, the whole of the additional wages and one-

half of the additional dearness allowance and credit the amount so deducted, in accordance with the same, to the Additional Wages Deposit Account and the Additional Dearness Allowance

Deposit Account, respectively:

(b) any gazetted or other officer to whom this Ordinance applies, who draws, after the appointed day, his own wages, shall make deductions in each wage bill in respect of the whole of the additional wages and one-half of the additional dearness allowance, and the authority which maintains the accounts of the wages drawn by such gazetted or other officer shall credit the amount so deducted, in accordance with the scheme, to the Additional Wages Deposit Account and the Additional Dearness Allowance Deposit Account, respectively;

- (c) every other employer, who disburses, after the appointed day, wages to any employee to whom this Ordinance applies, shall, as and when wages are disbursed by him for any period, deduct from the wages so disbursed, the whole of the additional wages and one-half of the additional dearness allowance, and shall remit, in accordance with the scheme, the amount so deducted to such authority as may be nominated by the Central Government in this behalf, and on receipt of such amount the nominated authority shall credit the amount so received to the account of the concerned employee in the Additional Wages Deposit Account and the Additional Dearness Allowance Depposit Account, respectively.
- (3). The specified authority shall, as soon as may be practicable after the end of each year, prepare separately, in relation to the amounts credited to the respective Deposit Accounts to the credit of each employees, and furnish to the employee a copy of the said accounts showing therein separately the amounts ceredited thereto in relation to the employee and the interest due thereon.
- 7. Deposits to carry simple interest.—(1) Every amount credited under section 6, in relation to an employee in a Deposit Account, shall carry simple interest. at a gate, which shall be two and a half er cent over and above the base deposit rate.
- (2) The interest due on the amount credited in any Deposit Account shall be calculated in such manner as may be specified in the scheme.
- (3) Interest accruing on amounts credited under section 6 to any Deposit Account shall enure to the benefit of the employee in relation to whom such amounts have been credited.
- (4) For the purpose of the deduction under section 80L of the Income-tax Act, 1961 (43 of 1961) interest received on a deposit under this Ordinance shall be deemed to be interest received on a deposit with a banking company to which the Banking Regulation Act, 1949 (10 of 1949) applies.
- Assessment for the purpose of income-tax.—(1) For the purposes of computing, under the Income-tax Act,, 1961 (43 of 1961) the total income of an employee, the amount credited to his ledger account in the Additional Wages Deposit Account or the Additional Dearness Allowance Deposit Account shall not be included in his total income of the previous year in which it is so credited; but so much of the amount as is repaid to him shall be liable to be included in his total income of the previous year in which it is repaid.

(2) For the purposes of computing, under the Incometax Act. 1961 (43 of 1961) the total income of an employee, the amount repaid to him under this Ordinance shall be deemed to be salary paid to him in arrears, and the provisions of sub-section (1) of section 89 of that Act shall apply accordingly.

Explanation.—In this section, "previous year" and "total income" have the meanings respectively assigned to them in the Income-tax Act, 1961 (43 of 1961).

Repayment of deposits.—(1) Subject to the provisions of sub-section (2), every amount credited to the Deposit Accounts shall be repayable with interest due thereon,—

(a) in the case of an amount credited to the Additional Wages Deposit Account, at any time after the expiry of one year from the appointed

day; and

(b) in the case of an amount credited to the Additional Dearness Allowance Deposit Account at any time after the expiry of two years from the appointed day:

Provided that nothing in this section shall prevent earlier repayment of any amount credited to either of the Deposit Accounts with interest due thereon in any case in which the authority empowered to make such repayment is satisfied that extreme hardship will be caused unless such repayment is made:

Provided further that an employee may, at his option, retain the whole or any part of the amount credited in relation to him in the Additional Wages Deposit Account or the Additional Dearness Allowance Depoit, Account, or both, until his superannuation or until such date as may be specified by the Central Government in this behalf:

Provided also that the whole of the amount standing to the credit of an employee in either or both of the Deposit Accounts shall be repaid to him on his superannuation or resignation from office or if he ceases to be in the service of the employer by whom the amount was credited to the Deposit Account.

- (2) The aggregate amount credited to any Deposit Account by or in relation to an employee shall be repaid to the employee in five equal annual instalments commencing from the expiry of one year or two years, as the case may be, from the appointed day, together with interest due on unpaid instalment or instalments.
- 10. Additional Emoluments Compulsory Deposit Scheme.—(1) The Central Government shall, by notification, frame one or more schemes, to be called the "Additional Emoluments Compulsory Deposit Scheme", in relation to the amounts credited to the Deposit Accounts under this Ordinance.
- (2) A scheme framed under sub-section (1) may provide for—
  - (a) the authorities by which the Additional Wages
     Deposit Account and Additional Dearness
     Allowance Deposit Account shall be opened
     and maintained;

(b) the manner in which amounts deducted from additional wages or additional dearness allowance shall be credited to the respective Deposit

Account;

(c) the documents to be issued to persons in relation to whom amounts have been credited to the Deposit Accounts as evidence of such credit;

(d) authority or authorities by or through which

credits to the Deposit Accounts may be made;

(e) the accounts to be maintained with respect to the amounts credited to the Deposit Accounts and the officer by whom such Accounts shall be maintained;

(f) the nomination of persons to receive the amount standing in a Deposit Account to the credit of an employee in the event of his death; and cancellation or change of such nomination;

(g) the issue of duplicate of any document issued as evidence of any credit in the event of loss or destruction of the original and the fee, not exceeding rupees two; on the payment of which such duplicate may be issued;

(h) repayment of amounts credited to the Deposit Accounts with interest due thereon and the conditions, if any, under which such repayment

may be made;

 (i) any other matter which may be necessary or proper for the effective implementation of the scheme.

- (3) A scheme framed under this section may provide that all or any of its provisions shall take effect, either prospectively or retrospectively, on such date as may be specified in this behalf in the scheme and every scheme framed under this section shall have effect notwithstanding anything contained in any law (other than this Ordinance) for the time being in force or in any instrument having effect by virtue of any enactment other than this Ordinance.
- (4) The Central Government may make a scheme to add to, amend or vary any scheme made under subsection (1).
- 11. Rounding off.—Where the amount of any credit to be made in any Deposit Account contains a part of a rupee, then, such part, if it is fifty paise or more, shall be increased to one complete rupee and if it is less than fifty paise, it shall be ignored.

#### CHAPTER III

#### MISCELLANEOUS

- 12. Penalties.—(1) Whoever, with a view to—
  - (a) avoiding making any deductions of additional wages and additional dearness allowance and crediting the same to the Additional Wages Deposit Account or the Additional Dearness Allowance Deposit Account, as the case may be, or

(b) aiding or avetting any other person to avoid

making any such deduction or credit,

knowingly makes, or causes to be made, any statement or representation which he knows to be false or does not believe to be true, shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

- (2) Any employer who omits or fails, without any reasonable excuse, to comply with the provisions of this Ordinance or of any scheme or order made under the scheme, shall be punishable with imprisonment for a term which may extend to one year, or with fine which may extend to one thousand rupees, or with both.
- 13. Offences by companies.—(1) Where an offence under this Ordinance has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of

the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Nothwithstanding anything contained in subsection (1), where any offence under this Ordinance, has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purpose of this section,—
(a) "company" means any body corporate and includes a firm or other association of individuals; and

(b) "director", in relation to a firm, means a partner in the firm, and, in relation to a Hindu undivided family, means the Karta of such family.

- 14. Power to exempt.—Where the Central Government is of the opinion that it is necessary or expedient so to do either in the public interest or having regard to the peculiar circumstances of any case, it may, by notification, and subject to such conditions, if any, as it may specify in the notification,—
  - (d) exempt any establishment or category of employees working in any establishment from the operation of all or any of the provisions of this Ordinance;
  - (b) exempt, in the case of extreme hardship to any employee, from crediting any amount in relation to such employee to the Additional Wages Deposit Account;
  - (c) empower deductions from additional wages in relation to an employee or class of employees, at a rate lesser than the rate specified in this Ordinance.
- 15. Power to delegate.—The Central Government may, by notification, direct that any power which may be exercised by it under this Ordinance or any scheme framed under this Ordinance shall, subject to such restrictions and conditions, if any, as it may specify in the notification, be exercised also by—
  - (a) such officer or authority subordinate to Central Government; or
  - (b) such State Government or such officer or authority subordinate to a State Government; or
  - (c) such other authority as may be specified in the notification.
- 16. Protection against attachment.—(1) The amount standing to the credit of any employee in any Deposit Account shall not be liable to attachment under any decree or order of any Court in respect of any debt or liability incurred by the employee.
- (2) Any amount standing to the credit of an employee in any Deposit Account at the time of his death and payable to his nominee under the scheme shall vest in the nominee and shall be free from any debt or other liablity incurred by the deceased or incurred by the nominee before the death of the employee.

- 17. Power to call for returns and inspect accounts.— (1) The specified authority may call for such returns as may be prescribed from any employer to whom this. Ordinance applies.
- (2) The books of account and other books and papers of any employer to whom this Ordinance applies shall be open to inspection by the specified or any officer of Government authorised by the Central Government in this behalf during the business hours:

Provided that such inspection may be made without giving any previous notice to the employer or any officer of the employer.

- (3) The specified authority or any authorised officer may during the course of inspection,—
  - (i) make, or cause to be made, copies of the books of account and other books and papers;
  - (ii) place, or cause to be placed, any marks of identification thereon in token of the inspection having been made.
- (4) It shall be the duty of every employer to whom this Ordinance applies, to produce such books of account and other books and papers as the specified authority or the officer making the inspection may require.
- 18. Protection of action taken in good faith.—No suit or other legal proceeding shall be lie against the Central Government or any State Government or any officer authorised by the Central or State Government to discharge any functions under this Ordinance for any loss or damage caused or likely to be caused by anything which is in good faith done or intended to be done in pursuance of this Ordinance.
- 19. Recovery of arrears.—Any amount which ought to have been credited under this Ordinance to a Deposit Account but has not been so credited, shall be recoverable as an arrear of land revenue.
- 20. Power to make rules.—(1) The Central Government may, by notification, make rules to carry out the provisions of this ordinance.
- '(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:-
  - (a) the conditions under which any category of em-, ployees may be exempted from the provisions of this Ordinance;
  - (b) the manner in which interest is to be computed on the amounts deposited in the Additional Wages Deposit Account and the Additional Dearness Allowance Deposit Account;
  - (c) the manner in which withdrawals from the additional Wages Deposit Account or Additional Dearness Allowance Deposit Account may be made:
  - (d) any other matter in relation to which such rule is required to be, or may be, made.
- (3) Every rule and every scheme made by the Central Government under this Ordinance shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or the scheme, as the case may be,

or both Houses agree that the rule or scheme, as the case may be, should not be made, the rule or scheme shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that ruleor scheme.

Power to remove difficulties .- If any difficulty arises in giving effect to the provisions of this Ordinance the Central Government may, by order, not inconsistent with the provisions of this Ordinance, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the appointed day.

> V. V. GIRI. President.

S. K. MAITRA Joint Secretary to the Government of India.

# भाग 7-भारतीय निर्वाचन ग्रायोग (Election Commission of India) की वैधानिक ग्रधिस्चनाएं तथा ग्रन्य निर्वाचन सम्बन्धी ग्रधिस्चनाएं

शून्य

# PART I

# हिमाचल प्रदेश हाई कोट NOTIFICATION

Simla-1, the 13th August, 1974

No. HHC. Admn. 1(10)/73.—The Hon'ble Chief Justice and Judges of the High Court of Himachal Pradesh are pleased to order the following postings and transfers with immediate effect:-

- 1. Miss Kiran Bansal (new officer) is posted as Judicial Magistrate-cum-Subordinate Judge at Simla against the newly created post.
- 2. Mrs. Aruna Kapoor (new officer) is posted as Judicial Magistrate-cum-Subordinate Judge at Simla against the newly created post.
- Shri Tajinder Nath Vaidya (new officer) is posted as Subordinate Judge-cum-Judicial Magistrate at Theog against a vacant post.
- Shri Mrigander Singh Mandyal (new officer) is posted as Subordinate Judge-cum-Judicial Magistrate at Rohru vice Shri Raja Ram transferred.
- 5. Shri Raja Ram, Subordinate Judge-cum-Judicial Magistrate 1st Class, Rohru is transferred and posted as Chief Judicial Magistrate-cum-Senior Subordinate Judge for Kinnaur district at Kalpa against a newly created post.
- 6. Shri Roop Lal Raghu (new officer) is posted as Subordinate Judge-cum-Judicial Magistrate at Rampur against a vacant post.
- Shri Govind Ram Sharma (new officer) is posted Judicial Magistrate-cum-Subordinate Judge at Ghumarwin against a newly created post.
- Shri R. L. Khurana, Senior Subordinate Judgecum-Chief Judicial Magistrate, Solan is transferred and posted as such at Dharamsala vice Shri A. L. Vaidya transferred.
- Shri A. L. Vaidya, Senior Subordinate Judge-cum-Chief Judicial Magistrate, Dharamsala is transferred and posted as such at Una.
- 10. Shri R. K. Mahajan, Subordinate Judge-cum-Chief Judicial Magistrate, Kulu is transferred and posted as Senior Subordinate Judge-cum-Chief Judicial Magistrate, Solan vice Shri R. L. Khurana transferred.

- 11. Shri Om Parkash Sharma, Subordinate Judgecum-Judicial Magistrate 1st Class, Kangra is transferred and posted as Senior Subordinate Judge-cum-Chief Judicial Magistrate, Kulu vice Shri R. K. Mahajan.
- 12. Shri Jaswant Singh Tomar (new officer) is posted as Subordinate Judge-cum-Judicial Magistrate at Kandaghat against a vacant post.
- Shri Milkhi Ram Bhatti (new officer) is posted as Subordinate Judge-cum-Judicial Magistrate at Nalagarh against a vacant post.
- 14. Shri Keshva Chand Negi (new officer) is posted as Judicial Magistrate-cum-Subordinate Judge at Nahan against the newly created post.
- Shri Budhi Singh Chauhan (new officer) is posted as Additional Subordinate Judge-cum-Judicial Magistrate at Mandi against a vacant post.
- Shri Vinod Kumar Ahuja (new officer) is posted as Subordinate Judge-cum-Judicial Magistrate at Sundernagar against a vacant post.
- Shri Devinder Singh Negi (new officer) is posted as judicial Magistrate-cum-Subordinate Jugde at Sarkaghat against a newly created post.
- Shri Roshan Lal Sharma, Subordinate Judgecum-Chief Judicial Magistrate, Hamirpur is transferred and posted as Chief Judicial Magistrate-cum-Senior Subordinate Judge for Lahaul & Spiti district at Keylong against a newly created post.

19. Shri Rameshwar (new officer) is posted as Judicial Magistrate-cum- Subordinate Judge at Dharamsala against a 'vacant post.

20. Shri Janeshwar Goal (new officer) is posted as Subordinate Judge-cum-Judicial Magistrate at Kangra vice Shri Om Parkash Sharma transferred.

- 21. Shri Joginder Kumar Gupta (new officer) is posted as Judicial Magistrate-cum-Subordinate Judge at Palampur against a newly created post.
- Shri Surjit Singh (new officer) is posted as Judicial Magistrate-cum-Subordinate Judge at Dalhousie against a newly created post.
- 23. Shri Sudhir Kumar Malik (new officer) is posted as Judicial Magistrate-cum-Subordinate Judge at Hamirpur against a vacant post.
  - 24. Shri Raghubir Kumar Gupta (new officer) is

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posted as Judicial Magistrate-cum-Subordinate Judge at Una against a vacant post.

- 25. Shri R. K, Dharmani, Subordinate Judge-cum-Chief Judicial Magistrate, Una is transferred and posted as Senior Subordinate Judge-cum-Chief Judgcial Magistrate at Hamirpur vice Shri Roshan Lal Sharma transferred.
- Note.—1. The new officers shall assume charge of their respective offices by reporting to the District and Sessions Judge of their Division at the Session Division headquarters to enable them to have practical experience of the day-to-day working of the Court with regard to which separate instructions have been issued to the District and Sessions Judge concerned.
  - The officers other than those mentioned in Note No. I shall relinquish charge immediately and join their new places of posting after availing of the joining time as admissible under the rules.

By order, KEDARISHWAR, Registrar.

## Simla, the 13th August, 1974

No. HHC/Adm. 1 (10)/73,—In exercise of the powers vested in them by sub-sections (2) and (3) of section 11 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974) and all other powers enabling them in this behalf, the Hon'ble the Chief Justice and Judges of the High Court of Himachal Pradesh are pleased to appoint and to confer the powers of Judicial Magistrate 2nd Class on the following officers to be exercised by them within the limits of the district noted against the name of each with effect from the date they assume charge:—

SI.	Name of officer		n and place	Distric
V <b>o.</b> 1	2	oj pi	osting 3	4
1.	Miss Kiran Bansal	Judl, M	lagistrate ss, Simla.	Simla.
2.	Mrs. Aruna Kapur	-do-	Simla.	Simla.
3.	Shri Tajinder Nath Vaidya,	-do-	Theog.	Simla.
4.	Shri Mriginder Sing Mandyal.	h -do-	Rohru.	Simla.
5.	Shri Rup Lal Raghu	-do-	Rampur.	Simla.
6.	Shri Govind Ram Sharma.		Ghumarw	
7.	Shri Jaswant Singh Tomar.	-do-	Kanda	
8.	Shri Milkhi Ram Bhatti.	-do-	Nala-	
9.	Shri Keshva Chand Negi.	-do-	garh. Nahan.	Solan, Sir- mur.
10.	Shri Budhi Singh Chauhan,	-do-	Mandi.	
11.	Shri Vinod Kumar Ahuja.	-do-	Sunder Nagar.	Mandi.
12.	Shi Devinder Singh Negi.	-do-	Sarka-	Mandi.
13.	Shri Rameshwar	-do-	•	
			Dharam- sala.	Kangra,
14.	Shri Janeshwar Goel.	-do-	Kangra	Kangra.
15.	Shri Joginder Kumar Gupta.	-do-	Palam-	Cangra,

16. Shri Surjit Singh	Judicial Magist-	Dalhou	<b>]-</b>
17. Shri Sudhir Kumar	rate 2nd class.	sie. Hamii	Chamba.
Malik,		pur.	Hamir-
18. Shri Raghubir Kun Gupta.	nar do-	Una.	pur. Una.

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# Simla-1, the 13th August, 1974

No. HHC/Adm. 1 (10)/73.—In exercise of the powers vested in them by sections 26 and 27 of the Punjab Courts Act, 1918, as applicable to the areas added to Himachal Pradesh on the reorganisation of the State of Punjab, the Hon'ble the Chief Justice and Judges are pleased to confer the powers of a Subordinate Judge Third Class on the following members of the Himachal Pradesh Judicial Service to be exercised by them within the local limits of the district mentioned against each and where the Act aforementioned is applicable with effect from the date they assume charge:—

SI.	Name of the officer	Designation	Årea
1.	Miss Kiran Bansal	Subordinate Judge 3rd Class.	Simla district at Simla.
2.	Mrs. Aruna Kapur	-do-	-do-
3.	Shri Jaswant Singh Tomar.	-do-	Solan district at Kandaghat.
4.	Shri Milkhi Ram Bhatti	-do-	Solan district at Nalagarh.
5.		-do-	Kangra district at Dharamsala.
6.	Shri Janeshwar Goe	Ido-	Kangra district at Kangra.
7.	Shri Joginder Kuman Gupta.	r: -do- ·	Kangra district at Palampur.
8.	Shri Surjit Singh	-do-	Chamba district at Dalhousie.
9.	Shri Sudhir Kumar Mallik	-do-	Hamirpur district at Hamirpur.
10.		ar -do-	Una district at

## Simla-1, the 13th August, 1974

No. HHC/Admn. 1 (10)/73.—In exercise of the powers vested in them by sub-section (1) of section 12 of the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), the Hon'ble the Chief Justice and 'Judges of the High Court of Himachal Pradesh are pleased to appoint the following Judicial Magistrates of the First Class to be the Chief Judicial Magistrates of the district noted against each with effect from the date of their taking charge:—

Sr. No.	Name and designation of the officer	District
	Shri O. P. Sharma, Judicial Magistrate First Class.	Chief Judicial Magi- strate for Kulu dis- trict.
2.	Shri Raja Ram, Judicial Magistrate First Class.	Chief Judicial Magi- strate, District Kinnaur.
		KEDARISHWAR,

Registrar.

# Simla-1, the 13th August, 1974

No. HHC/GAZ/3-4/71.—In exercise of the powers vested in him the Hon'ble the Chief Justice is pleased to refuse 120 days leave preparatory to retirement to Shri Kedarishwar, Registrar, of this Court, applied for by him with effect from 6th July, 1974 to 2nd November, 1974 (both days inclusive) in the exigencies of public service.

This refused leave may be availed of by Shri Kedarishwar with effect from 3rd November, 1974 (F.N.), the date of his retirement.

The refusal of leave will not entitle Shri Kedarishwar to automatic extension of service and, therefore, during his leave he will not have any lien on his permanent post.

By order, S. P. THAPLYAL, Deputy Registrar.

# PERSONNEL DEPARTMENT NOTIFICATION

Simla-2, the 13th August 1974

No. 3-18/67-DP-Apptt.—In continuation of this department's notification of even number, dated the 29th June, 1974, the Governor, Himaohal Pradesh is pleased

to accord ex-post-facto sanction to the grant of one days earned leave more for the 19th July, 1974, in favour of Shri P. T. Wangdi, I.A.S., subject to verification of title to leave due to the officer by the A.G., Himachal Pradesh.

A. K. GOSWAMI, Joint Secretary.

# HEALTH AND FAMILY PLANNING DEPARTMENT

## NOTIFICATION

Simla-2, the 13th August, 1974

No. 1-37/70-H&FP. The Governor, Himachal Pradesh, regrets to announce the death of Dr. Radha-Krishan, C. H. S. Grade I, Medical Officer, Civil-Dispensary, Chintpurni, District Una on 6th July, 1974 (A.N.).

B. D. SHARMA, Deputy Secretary.

# PART III

# हिमाचल प्रदेश हाई कोर्ट NOTIFICATION

Simla-1, July 23, 1974

No. Judicial/Ruies -74.—In exercise of the powers conferred by section 23 of the State of Himachal Pradesh Act, 1970, read with section 7 of the Delhi High Court Act, 1966, and section 129 of the Code of Civil Procedure, 1908 and in exercise of all powers enabling them in this behalf, the Hon'ble the Chief Justice and Judges of the High Court of Himachal Pradesh are pleased to make the following rules in supersession of the rules contained in Chapter-4-F(b) of Volume V, of the High Court Rules and Orders, as are applicable to Himahal Pradesh, for the issue of writs of Mandamus, Prohibition, Quo Warranto and Certiorari under Article 226 of the Constitution of India:—

1. Every petition for the issue of any direction, order or writ in the nature of Mandamus, Prohibition, Quo Warranto or Certiorari, mentioned in Article 226 of the Constitution of India, shall be in writing and shall set out the names and description of the petitioner(s) and respondent(s). The petition shall set out concisely in numbered paragraphs the facts in a chronological Norder as far as possible upon which the petitioner relies and the grounds on which the Court is asked to issue a direction, order or writ and shall conclude with a prayer ting clearly, so far as the circumstances permit, the exact nature of the relief sought. The grounds shall not refer to any facts not set out in the preceding paragraphs of the petition. The petition shall be accompanied by an affidavit (or affidavits) verifying the facts stated therein by reference to the numbers of the paragraphs of the petition containing the facts. The affidavit shall be in the form prescribed in the Schedule to these rules. All corrections and alterations in the

petition shall be initialled by the petitioner or his counsel, and in the case of an affidavit by the deponent and by the Oath Commissioner before whom such affidavit is sworn. The Oath Commissioner shall also, at the time of administering oath on the affidavit, initial each page of the writ petition and also any corrections and alterations in the writ petition. The petition shall be lodged in the Registry accompanied by at least two copies of the petition, the affidavit and the documents (if any) annexed to the petition. The petition shall state whether the petitioner has moved the Supreme Court for a similar relief and, if so, copies of the said petition to the Supreme Court and the order, if any, made thereon shall also be filed.

- 2. Where the Government or an officer or department of the Government or a Court or a Tribunal, Board, Gommission or any other body appointed by the Government is the respondent in the petition, the petitioner shall, before presenting the petition, serve notice of motion upon the Advocate General or Standing Counsel, if he is authorised to receive notice on behalf of such respondent, along with as many copies of the petition, affidavit and other papers accompanying it as may be equal to the number of parties to be represented by the Advocate General or the Standing Counsel as the case may be and one extra copy for the use of the Advocate General or the Standing Counsel naming therein the day for the making of the motion. The petition shall indicate that such notice of the motion has been served. There shall be at least 7 clear days between the service of notice of motion and the day named therein for the making of the motion except where the matter is one of urgency and the permission of the Court is obtained for making such motion earlier.
- 3. Where objection is taken to any judgment or order of a Court or an officer thereof the petition shall be accompanied by a copy of such judgment or order and where there has been an appeal or revision from such

judgment or order also by a copy of the judgment or order of the higher Court.

- 4. Where ad interim relief is sought, a separate application shall be made for the purpose. Such application need not be supported by another affidavit unless it is based on facts which are not stated in the writ petition. No prayer for the grant of ad interim relief will ordinarily be entertained unless a separate application is made in this behalf.
- 5. (i) All petitions under Article 226 of the Constitution of India which are accompanied by an application ad interim order shall be made on motion after notice to the parties affected thereby of such petition and application.
- (ii) Except as provided in rule 2, the notice referred to above shall be served personally or through registered post, acknowledgement due, on the parties affected not less than seven clear days before the day the petition is filed; provided that where the matter is one of urgency and the permission of the Court is obtained such motion may be made earlier. The notice shall be accompanied by a copy of the writ petition, affidavit and other papers accompanying it and a copy of the stay application and shall also contain the time and place of moving the petition and application.
- (iii) The writ petition shall contain an endorsement that the notice referred to in sub-rule (ii) above has been duly served.
- 6. If the petition and the application referred to in the rules above are not made on the date intimated to the opposite party or parties, it shall be incumbent on the petitioner to serve a fresh notice of his intention to move the petition and application in the manner stated in the rules above.
- 7. (i) Where an application for ad interim relief is made after the filing of the writ petition, it shall be made after notice of motion to the parties affected thereby and rules 2, (5(ii) and (iii) and 6 will apply to such an application so far as practicable.
- (ii) Where the delay caused by the notice is likely to entail serious hardship an application may be made for ad interim ex-parte relief duly supported by an affiliavit and the Court, if satisfied that the delay caused by notice would entail serious hardship, may make an order ex-parte upon such term as to costs or otherwise and subject to such undertaking, if any, as the Court may think just and proper.
- 8. The petition shall be posted before the Court for preliminary hearing and orders as to the issue of notice to the respondent(s). Upon the hearing, the Court if satisfied that no case has been made out for its interference may dismiss the petition, and if not so satisfied shall direct a rule nisi to be issued to the respondent(s) calling upon him to show cause why the order sought should not be made, and shall adjourn the hearing for the respondent(s) to appear and be heard.
- 9. (i) Upon making the order for the rule nisi, the Court may, if it thinks fit either suo moto or upon application made, grant ex-parte such ad interim relief to the petitioner as the justice of the case may require, upon such terms, if any, as it may consider just and proper.

- (ii) Notice of every such ex-parte order shall be given to the party affected thereby and, unless the Court has appointed a day for the return of the said notice, or otherwise directs, the Registrar shall fix a date for the return of the said notice and the application for interim relief shall be posted before the Court for final orders on the date so fixed.
- 10. (i) For the purpose of the issue of a rule pisi in the writ petition or for the purpose of notice of application for an ad interim order, the petitioner wall file within 10 days additional typed copies of the petition, the affidavit(s) in support thereof, the other accompanying documents and where necessary a copy or copies of the application for an ad interim order for being supplied to the respondent(s) except where the requisite copy or copies have already been supplied under rule 2 or rule 5.
- (ii) Where copies are supplied by the petitioner under sub-rule (1) the rule nisi together with such copies along with a copy or copies of an ad interim order, if any, shall be served on the respondent(s) not less than 28 days before the date fixed for hearing (tentative) unless otherwise ordered by the Court.
- (iii) Provided that when the copies are not supplied by the petitioner as required by sub-rule (i), the case shall be listed in Court for orders.
- 11. (i) Affidavits in opposition with two copies thereof may be filed in the Registry not less than 15 days before the date appointed for the hearing (tentative) and affidavits in rejoinder thereto with two copies thereof may be filed not later than 7 days before such date unless otherwise ordered by the Court. Copies of affidavits in opposition or rejoinder shall be served on the opposite party or parties, and the affidavits shall not be accepted in the Registry unless they contain an endorsement of service signed by such party or parties.
- (ii) In case the affidavits in opposition as required under sub-rule (i) are not filed within the period specified, the case shall be listed in Court for orders.
- 12. All questions arising for determination shall be decided ordinarily upon affidavits but if the Court is of the opinion that an opportunity be given to the parties to establish their respective cases by leading further evidence, the Court may take such evidence or cause such evidence to be taken in such manner as it may deem fit and proper.
- 13. When any party to a writ petition wishes to file a miscellaneous application that party shall supply a copy of the application in advance to the opposite party or his counsel before it is filed and an endorsement to that effect shall be made on the application. In case the opposite party or his counsel is not available and the copy cannot be supplied, a note to that effect shall be made on the application.
- 14. The costs of all petitions, applications and orders made under these rules shall be in the discretton of the Court.
- 15. Any order passed by the Court under Article 226 of the Constitution of India shall be communicated for compliance to such person or persons as may be necessary within 15 days of the passing of that order but it shall not absolve such person or persons from complying with the order announced in open Court after notice in

the cause list or otherwise.

16. Where costs have been awarded by the Court in writ patition but have not been paid, the person entitled to them may apply to the Court for execution of the order. The application shall be accompanied by an affidavit stating the amount of costs awarded and the amount remaining unpaid. The Court may direct a copy of the order to be sent to the District Court of the District in which the order is to be executed. The order may be executed by such Court or be transferred for execution to any Subordinate Court.

#### **SCHEDULE**

Ison	of aged
resident of	do
hereby state on oath/solemn	affirmation that I have
read the petition/the petition	has been read over and

explained to me and that the contents of paras
to
my personal knowledge and those of paras
to are true/information received from son of
························resident of
which I believe to be true and
those of parasto
true upon information received from the records which
I believe to be true and those of paras
received by me which I believe to be true.
I solemnly swear/affirm that this affidavit is true,

no part of this is false and nothing has been concealed.

Deponent.

KEDARISHWAR, Registrar.

# PART V

In the Court of Shri C. M. Kaushal Assistant Collector II Grade, Theog, district Simla (H. P.)

CASE No. 15 of 1973

In the matter of Smt. Utamu d/o Shri Jhinu r/o village Lagal, Pargana Khalashi, Tehsil Theog......Applicant.

#### Versus

1. S/Shri Bansi, 2. Mathu, 3. Shiv Ram ss/o Sita Ram r/o Batog Pargana Khagalad, Tehsil Theog 4. Laiq Ram, 5. Rama Nand, 6. Jit Ram, 7. Prem Singh ss/o Parma Nand, r/o Batog, Pargana Khagalad, Tehsil Theog, 8. Shri Keshu, 9. Tulu ss/o Parma Nand minors through Smt. Shanti wd/o Parma Nand, r/o Batog Pargana Khagalad, Tehsil Theog, 10. Smt. Padi d/o Parma Nand through Sis Ram r/o Bajewag, Tehsil Theog, 11. Smt. Shanti wd/o Shri Parma Nand, r/o Batog Fehsil Theog, 12. Shobhu s/o Motia r/o Bajewag, Tehsil Theog, 13. Shri Daulat Ram s/o Lagnu r/o Batog, Tehsil Theog.

WHEREAS Smt. Utamu d/o Shri Jhinu r/o Batog at present, r/o Lagal, Pargana Khalashi, Tehsil Theog has applied under section 123 of Himachal Pradesh Land Revenue Act, for the partition of land comprised in Khata Khatauni No. 1/1, 2, 3 Khasra Nos. 8, 10, 48, 66, 69, 75, 103, 118, 125, 11, 12, 13, 28 18, 47, 55, 107 measuring 24-15 bighas, situated in village Batog, Pargana Khagalad, Tehsil Theog.

The above Respondents 1 to 13 were summoned by this court so many times but they are evading the service of summons knowingly, I am satisfied that their service cannot be affected in an ordinary way. So the Respondents 1 to 13 are informed through this proclamation that they should appear before me on 2-9-1974 at 10 A. M. sharp, failing which the ex-parte 5. Reedings will be taken against them.

Given under my hand and seal of this court to day the 17th day of August, 1974.

In the court of Shri C. M. Kaushal, Assistant Collector II Grade, Theog, District Simla, Himachal Pradesh

Case No. 14 of 1973

In the matter of Shrimati Utamu d/o Shri Jhinu r/o Village Batog Pargana Khalashi Tehsil Theog. Applicant.

#### Versus

- Shri Bansi s/o Sita Ram r/o Deorighat, Pargana Khagalad, Tehsil Theog.
- Shri Mathu s/o Sita Ram r/o Deorighat, Pargana Khagalad, Tehsil Theog.
- Shri Shiv Ram s/o Sita Ram r/o Deorighat, Pargana Khagalad, Tehsil Theog.
- Shri Laiq Ram s/o Parma Nand r/o Deorighat, Pargana Khagalad, Tehsil Theog,
- Shri Rama Nand s/o Parma Nand r/o Deorighat, Pargana Khagalad, Tehsil Theog.
- 6. Shri Jit Ram s/o Parma Nand and 7. Prem Singh s/o Parma Nand r/o Deorighat, Tehsil Theog.
- Keshu, and 9. Tulu ss/o Parma Nand minors through Shrimati Shanti wd/o Parma Nand r/o Deorighat, Tehsil Theog.
- Shrimati Padi through Shri Sis Ram r/o Bajewag, Tehsil Theog.
- Shrimati Shanti wd/o Parma Nand r/o Deorighat, Tehsil Theog.
- 12. Shri Daulat Ram s/o Lagnu r/o Batog Pargana Khagalad, Tehsil Theog. .. Respondents.

WHEREAS Shrimati Utamu d/o Shri Jhinu r/o Village Batog, Tehsil Theog has applied under section 123 of Himachal Pradash Land Revenue Act for the partition of the land comprised in Khata Khatauni No. 8/11 Khasra Nos. 20, 21, 23, 25 measuring 13-11 bighas situated in village Deorighat, Pargana Khagalad, Tehsil Theog.

The above Respondents 1 to 12 were summoned by this Court so many times but they are evading the service of the summons, I am satisfied that the above respondents could not be served in an ordinary way. So the respondents No. 1 to 12 are informed through this proclamation that they should appear

C. M. KAUSHAL,
Assistant Collector II Grade, Theog.

Seal.

before me personally or through their legal representative on 2-9-1974 at 10.A.M. sharp, failing which the ex-parte proceedings will be taken against them.

Given under my hand and seal of this court to day the 17th day of August, 1974.

Seal.

C. M. KAUSHAL,
Assistant Collector Grade II.

In the court of Senior Sub-Judge, Kangra at Dharamsala

Civil suit No. 197/73

Bhim Singh and Punnu (Plaintiff) Vs. Sant Ram (Deft.)

#### Versus

 Sant Ram son of Haria caste Rajput resident of Khalianu Mauza (Baijnath) Tehsil Palampur at present Driver Sood Bus Company Pathankot. . . Deft.

Whereas the plaintiff (Shrl Bhim Singh and Punnu and others has filed an suit in this court on 12-4-1973. In this behalf summons/notices to the above named defendant were issued, but he has been concealed himself. Now this court has proved to the satisfaction that the above named defendant cannot be served through ordinary way, hence this proclamation under order 5, rule 20 C.P.C. is issued against him that he should appear before this court on 2-9-1974 at 10,00 A.M. personally or through an Advocate or an authorised agent, failing which ex-parte proceedings shall be taken against him.

Given under my hand and the seal of the court

on 16-8-1974.

Seal.

Sd/-Senior Sub-Judge.

In the court of Senior Sub-Judge, Kangra at Dharamsala

'Civil suit No. 336/73

Uttam Singh Vs. Paritam Singh and others. (Defts).

1. Paritam Singh son of Gopi Ram Driver Bias Sutlej Link Sunder Nagar District Mandi, 2. Jagdish Chand, 3. Man Chand, 4. Rattan Chand sons of Gopi Ram, 5. Shrimati Krishana Devi wd/o Gopi Ram caste Rajput residant of Veeskarh Dakhli Daroh, Tehsil Palampur District Kangra, 7. Parkash Chand son of Gopi Ram r/o Veeskarh Dakhli Daroh, Tehsil Palampur, District Kangra.

(Defts. Nos. 1 to 5 and 7.)

Whereas the plaintiff (Shri Paritam Singh) has filed an suit in this court on 16-10-1973 against the above named defendants. They were summoned several times, and service could not effected through ordinary way upon them. Now it has been proved to the satisfaction of this court that the above named defendants cannot be served through ordinary way, hence this proclamation under order 5 rules 20 C. P. C. is issued against them that they should appear before this court on 3-9-1974 personally or through pleader or an authorised agent failing which ex-parte proceedings shall be taken against them.

Given under my hand and the seal of the court on 16-8-1974.

Seal.

Sd/-Senior Sub-Judge.